## LECTURE NOTES

Ouestion-1
Mr Asim has provided following data for TY 2021:
Accounting profit and loss is as follows:

			200
Sales	Cost of sale		(120)
Less:			80
Gross P	Salaries		(15)
Less:	Depreciation		(5)
	Penalty to Government		(3)
	Repair expense	-	(17)
	Loss on building sale		(4)
4.3.4	Other income		* * *
Add:	Discount received		3
	Gain on sale of furniture		9
n-ofit h	efore tax	_	48
Mont o	Olora seri	-	

#### Other information:

- 1. Tax depreciation is Rs.7
- 2. Tax loss on sale of building is Rs.12
- 3. Tax gain on sale of furniture is Rs.11

#### Required:

Calculate taxable income for TY 2021?

#### Anwer-1

Profit B	efore Tax	48
Add:	Accounting Depreciation	5
	Penalty to Govt.	3
	Accounting Loss on disposal of building	4
	Tax gain on disposal of furniture	11
Less:	Tax depreciation	(7)
	Tax loss on disposal of building	(12)
	Accounting gain on disposal of furniture	(9)
Taxable	income	43

DEPRECIATION/AMORTIZATION SUMMARY

	Description	Depreciable assets (Tangibles)	Intangibles
1.	Section Year of purchase	Section 22 and 23 50% Depreciation	Section 24 Amortization based on days
3.	Method of depreciation/	50% Depreciation WDV	No amortization Straight line (Ignore residual value)
5.	Amortization Initial allowance	Initial allowance @25%  a. New plant from Pakistan  b. New or old plant from  outside Pakistan  c. Computer	No concept of initial allowance
6.	Calculation of gain/(loss) on disposal	4 exceptions	1 exception

#### **DISPOSAL 4 EXCEPTIONS - TANGIBLES**

Reference	Category	Scenario	Treatment
S.22(9)	Any asset	Where an asset is used partly in deriving income from business and partly for another use	The WDV of the asset at the time of disposal shall be increased by the amount of deduction not allowed in the previous years
S. 22(13)(a)	Expensive Car	Where the cost of passenger transport vehicle (not plying for hire) is restricted to Rs. 2,500,000,	The consideration received on disposal shall be calculated as follows—  A x B/C  A is the amount received on disposal of the vehicle;  B Rs. 2,500,000; and C is the actual cost of acquiring the vehicle.
S. 22(13)(d)	Building (where consideration > cost)	if consideration received on the disposal of immovable property exceeds the cost,	the consideration shall be treated as the cost.  Hint: Extend WDV on disposal
S. 22(14)	Any asset exported	If a person exports or transfers out of Pakistan a depreciable asset used in Pakistan	It will be assumed that person has disposed of the asset for a consideration equal to the cost of the asset.

#### DISPOSAL 1 EXCEPTION - INTANGIBLES

Reference	Category	Scenario	TATTANGIBLES
S.22(9)	Any asset		Treatment
	1000	where the intangible is not wholly used to derive income chargeable to tax,	Written down value equals to the cost of the intangible less amortisation that would be allowed if the intangible was wholly used

Cha	ofet o.		
oues!	has provided following data for TV 2021.		
6.7	Me 1100		
VII O	and loss:		
Sale	Cost of sale		
055	PILITIE		50
ess:		-	(12)
A.C.	Salaries		38
	Depreciation Repair		(5)
	Loss on sale of building		(3)
	Fine to Govt.		(1)
	Contribution to recognised provident fund		(7)
	Property tax		(2) (4)
	Income tax		(6)
dd:	Other income		(9)
	Gain on disposal of furniture Discount received		
			8
et pro	information:	_	5 14
ther	Initial allowance is Rs.7	_	17
	Tax depreciation is Rs. 3		
	Tax loss on disposal of building is Rs.5		
	Tax gain on disposal of furniture Rs.4		
quit	ed:		
	te taxable income?		
iswei	-2		
	ting profit		
d:	Accounting Depreciation		14
M.	Accounting loss on disposal of building		7
	Fine to Govt.		
	Income tax		2 5
	Tax gain on disposal of furniture		4
5\$1	Accounting gain on disposal of furniture		(8)
	Initial allowance		(7)
	Tax depreciation		(5)
able	Tax loss on disposal of building income	_	16
ANIC	aucome	_	

Taxable income

# Rules for Income from Business Numericals - Part A Treatment of various adjustments in numerical

Sr. Category		Reverse	Record	
i.	Owned assets	Accounting depreciation	Tax depreciation as initial allowance	
2.	Owned assets wrongly recorded as expenses in profit & loss	Cost of asset	Tax depreciation a initial allowance  Lease rental paid [ 28]	
3.	Leased assets (Running lease)	sets a, Accounting		
4.	Leased assets acquired (acquired by paying bargain purchase price or residual value)	Accounting depreciation	Tax depreciation	
5.	Debtor - loss	Provision for doubtful debt	Actual bad debt	
6. Add	Deductions not allowed such as:  a. Fine to Govt.  b. Income tax  c. Salary/month exceeding Rs.  25,000 per month paid in cash  d. Contribution unrecognized funds etc.	The amount given in question	Nothing	
7. Ignore	Deductions allowed such as:  a. Fine not to Govt.  b. Property/token tax etc.	Nothing	Nothing	

tion-3 [Class Work] plyed in selling electric goods. Details of his income for TY 2024 are as follows:

		Income Statement	Rupees in 000 25,500 (3,000)
Less:	expenses Salaries Depreciation owned assets Depreciation leased asset Finance cost on assets leased Loss on sale of building Travel expenses (all paid in cash) Other expenses Advance Income tax		3,000 230 60 40 10 150 600 200 (4,295)
Auu	Other income Gain on sale of furniture Other income		11 200 211

Net profit Notes to the Income Statement

Salary expenses include amounts of Rs. 50,000 and Rs. 75,000 per month paid to Sikandar and his brother respectively. His brother looks after administration and financial matters of the firm. It also includes six months' salary of a temporary worker, at Rs. 28,000 per month, paid in cash.

Tax depreciation and initial allowance on owned assets amounted to Rs. 50,000 and Rs. 60,000 respectively.

Lease rentals paid during the year on assets acquired on lease during the year amounted to Rs. 75,000.

A building having tax written down value on disposal of Rs. 40,000 is sold for Rs. 90,000. Its cost at the time of purchase was Rs. 70,000.

Furniture having tax written down value on disposal of Rs. 35,000 is exported against a consideration of Rs. 70,000. Its cost at the time of purchase was Rs. 50,000.

Other expenses include:

	Rupees
Penalty imposed by the Commissioner for late filing of the annual return	45,000
Contribution to an unapproved superannuation fund	17,000
Cost of computer software purchased on 1 May 2024 (Life is 5 years)	30,000
Amount paid to a research institute in China for the purpose of developing a new product.	15,000
Provision for bad debts	25,000
Damages paid to a distributor for delayed supplies	6,000
Electricity bills for home	12,000

(vii) Revenue includes Rs. 75,000 recovered from Moin in respect of bad debts for tax year 2022. The actual bad debt recorded was Rs. 80,000 however tax authorities only allowed Rs. 45,000 as deduction.

(viii) Creditors include Rs. 6,000 rent payable which was allowed as a deduction, on the accrual basis, against the income for the year ended 30 June 2020.

Required: Calculate his tax liability for TY 2024.

18,416

#### Chapter 8: Income from Business

Quest	tion-	4 [H	ome	Wo	rk]	
Profit	and	loss	of N	lr. X	is as	follows:

Sale			Rs. in mill.
			200
Less: Cost of	SAIC	-	
Gross profit			(50)
Less:	Salaries (all without tax deduction)		150
	Entertainment		(30)
	Unrecognized provident fund		(6)
	Utilities paid in cash		(7)
	Amortization		(4)
	Depreciation		(21)
	Loss on computer disposal		(3)
	Token tax		(5)
	Repair		(6)
	Advertisement		(11)
	Gifts to clients		
	Freight paid in cash		(5)
Add:	. reight paid in cash		(3)
	Colored		(12)
Net profit	Gain on disposal of building		
receptoni			5

#### Other information:

- Tax amortization is Rs.15 million 1.
- 2. Initial allowance is Rs.12 million
- 3. Tax depreciation is Rs.11 million 4.
- Computer having tax W.D.V of Rs.20 million is exported to Nepal. Consideration received on disposal is 5.
- Building having tax W.D.V of Rs.30 million is disposed of for Rs. 230 million. Cost at time of purchase

#### Required:

Calculate taxable income?

42

Answe	from Business	Rs. in million
		42
arcoun	ting profit	30
add:	314163 0.2.(7)	7
14-	Unrecognized provident fund [S. 21 (e)]	21
	Accounting amortization	3
	Accounting depreciation	3 5 2
	Accounting loss – computer	_
	Tax gain - computer (W-1)	120
	Tax gain - building (W-2)	(5)
ess:	Accounting gain – building	(15)
	Tax amortization	(12)
	Initial allowance	(11)
	Tax depreciation	187
axable	income	
VORK	INGS	
W-1)	Tax gain / (loss) computer	22
** -/	Consideration received	(20)
	Less: Tax W.D.V	2
	Tax gain	
	100 0000	
W-2)	Tax gain / (loss) building	230
	Consideration received	
	Less: Tax W.D.V	230
	Cost	(120) (110)
	Accumulated depreciation (150 – 30)	120
	A committated depreciation (200	120

### Rules for Income from Business Numericals - Part B Amounts Wrongly Included in Expenses

No.	Item	Treatment		
1	Zakat	Not allowed in income from business so add back. Then it will be deducted as deductible allowance if paid under Zakat and Usher Ordinance		
2	Donation U/s 61	Not allowed in income from business so add back. Then it will be allowed as a tax credit		
3	Donation to poor, beggars, family members, private organizations	Not allowed in income from business so add back. No other action		
4	Security deposits	It is not allowed in income from business as deduction so add back.  Note: Security deposit may be for lease, may be for electricity connection etc.		
5	Advance income tax	Not allowed in income from business so add back. Deduct at end of numerical		
6	Personal expenses	Not allowed in income from business so add back. No other action required.		
7	Cost of preparing feasibility study	(These are pre-commencement expenditures) Not allowed in income from business so add. Now deduct tax amortisation @20%		

#### Rules for Income from Business Numericals - Part C Incomes that may be included in other income

- î. Gain on disposal of shares
- Dividend income ii.
- Income from property iii.
- Income from other source iv.
- Gain on disposal of business land

All these will be deducted while calculating income from business and will be reclassified at Note:

relevant places using tax rules.

Question-5 [Extracted from Chapter 19]

Question of various consumer goods under the name and Mr. Qateel Enterprises (QE). The following information has been extracted from the records of QE for the financial year ended 30 June 2021.

Total turnover	Rupees
Cost of sales	28,500,000
Gross profit	(26,155,000)
Operating expenses	2,345,000
Operating loss	(4,500,000)
Finance charges on lease of machinery	(2,155,000)
Other income	(35,703)
Profit before tax	5,000,000
THE STATE OF THE S	2,809,297

#### Additional information:

Cost of sales includes: (1)

- Rs. 45,000 paid as fine for violation of contract with a customer for delay in supply of goods.
- accounting depreciation of Rs. 2,498,940 (including depreciation on leased assets).

Operating expenses include: (ii)

- Rs. 450,000 paid for renewal of a licence for fifteen years.
- vehicle tax paid in cash amounting to Rs. 255,000 for eight office cars.
- Rs. 185,000 paid as security deposit to K-Electric (KE) for replacement of transformer at the factory.
- Rs. 300,000 collected by KE as advance tax through monthly electricity bills.
- cash donation to poor families amounting to Rs. 64,600 and Zakat of Rs. 1,401,060 paid under Zakat &
- penalty of Rs. 25,000 imposed by the Commissioner Inland Revenue for late filing of annual return of income for the tax year 2020.
- entertainment expenditure of Rs. 128,000 incurred on arrival of foreign customers for business purposes.
- Other income includes: (iii)
  - Capital gain of Rs. 1,200,000 from sale of shares of a private limited company. Shares were acquired on 1 August 2016.
- Lease rentals paid during the year amounted to Rs. 270,000. (iv)
- During the year, a warehouse was constructed for storage of goods at a cost of Rs. 4,888,000. No (Y) accounting depreciation has been recorded on it.
- Tax depreciation for the tax year 2021 without considering the effect of para (v) above, amounted to Rs. (vi) 1,560,000.
- (vii) Advance income tax paid during the year amounted to Rs. 480,000.

#### Required:

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the total income, taxable income and net tax payable by or refundable to QE for the year ended 30 June 2021. (16) Note:

- ignore minimum tax under section 113
- Show all the relevant exemptions, exclusions and disallowances

Ouestion-6 [Extracted from Chapter 19]

Mushtaq is a sole proprietor of Mushtaq Enterprises (ME) engaged in the business of manufacturing of different taxation of Rs. 1.8 million for the year ended 30. Mushtaq is a sole proprietor of Mushtaq Enterprises (ME) engaged in the bushes a sole proprietor of Mushtaq Enterprises (ME) engaged in the bushes million for the year ended 30 June products. ME's profit and loss account shows profit before taxation of Rs.1.8 million for the year ended 30 June 2021. A review of ME's records has revealed the following information.

wiew of ME's records has revealed the following information.

ME employs five salesmen. Rs.32,000 per month were paid to each salesman in cash which includes ME employs five salesmen. Rs.32,000 per month were paid to reimbursement of Rs.6,000 per month incurred on entertainment of customers at the business premises. (ii)

reimbursement of Rs.6,000 per month incurred on entertainment of case from a leasing company.

Financial charges include Rs.80,000 pertaining to a vehicle obtained on lease from a leasing company. Financial charges include Rs.80,000 pertaining to a venicle octain.

The cost of vehicle was Rs.1,300,000. Depreciation of Rs.260,000 has been included in administrative and selling expenses. Lease rentals paid during the year amounted to Rs.300,000. (iii)

Accounting loss on the sale of patents was Rs.65,000. The tax written down value of these patents at the Accounting loss on the sale of patents was Rs.05,000. The tax the beginning of the year was Rs.430,000 and these were sold for Rs.524,000. Amortization charged to the profit and loss account on these patents for the current year was Rs.25,000. (iv)

ME has opened a sales office in Dubai. In this respect, furniture costing Rs.850,000 with written down ME has opened a sales office in Dubai. In this respect, itarificate volume (WDV) of Rs.650,000 was shifted to Dubai office. The tax WDV of the furniture at the beginning

Accounting depreciation for the year is Rs.580,450. Tax depreciation for the year amounted to (v) (vi) Advance tax paid u/s 147 was Rs. 200,000.

#### Required:

Under the provisions of Income Tax Ordinance, 2001 and rules made thereunder, compute taxable income and net tax payable by or refundable to Mushtaq for the year ended 30 June 2021. Question-7

Mr. Mubashar, a resident individual, is engaged in the manufacturing of various consumer goods under the name and style Mubashar Enterprises (ME). The following information has been extracted from the records of ME for the

Total turnover	Rupees
Profit before tax	30,000,000
	2,500,000

#### Additional information: (i)

Finance charges include interest of Rs 35,000 on leased asset and cost of sales includes accounting (ii) (iii)

Accounting depreciation on owned assets is Rs. 650,000. Tax depreciation for the tax year 20X8 without

Other income includes dividend of Rs. 580,000 received from listed companies. The amount is net of income tax at the rate of 15% and Zakat of Rs. 100,000 deducted under the Zakat and Usher Ordinance, (iv)

On 30 June 20X8, leased machinery was transferred to Mubashar on maturity of lease. The leasing company was asked to adjust the amount of security deposit against the residual value of Rs. 100,000. The Lease rentals paid during the year amounted to Rs. 270,000.

On the date of maturity, the accounting written down value and market value of the machinery was Rs. 590,490 and Rs. 800,000 respectively. At commencement of lease (1 July 20X3) the cost of machinery was Rs. 1,200,000.

#### Required:

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the total income, taxable income and net tax payable by or refundable to MF for the wars and add 20 lines 2000. taxable income and net tax payable by or refundable to ME for the year ended 30 June 20X8.

Show all the relevant exemptions, exclusions and disallowances

g: Income from Business	
thapter 8: Income from Husiness	
pusition-8  Transprovided you with the following details:	
rariq has provided you	
AT *	Rs.
cost of sales	70 (20)
ess crifit	50
Other income	
other income of building Rental income of building Gain on disposal of shares	* 12 9
Gain on disposarione Dividend income	5
Divident	
Expenses Salaries	(3)
and the same of th	(7)
- of billinging give our rolls	* (5) (4)_
Penalty to government	57
quired: Calculate his income from business?	-
quired: Calculate	
swer-8	
ome from Business	57
profit Income from property	5
Keban - mooning	4
Penalty Gross receipt - Income from property	(12) (9)
" Jacome from capital gain	(5)
Dividend Final tax regime	40
estion-9	Rs.
Fassal has provided following details:	70
	(3)
D. J. summana	(7)
Repair expense Fine to Government	(4)
leased assets	(9) (12)
Assourting depreciation on leased also	6
Accounting depreciation on owned assets	41_
Gain on disposal of shares	
profit	
er information:	
1) Lease Rental paid is Rs. 13.	
4) Tax depreciation is Rs. 5	
ured: Calculate taxable income assuming:	
We start from profit	
We start from sale	

Purchases disaflowed (W-1) Rent Prize

(W-1) Purchases disallowed Lower of:

Purchases on which tax is not deducted

20% of total purchases (1,000 x 20%)

(21) 130

Taxable income

### **INCOME FROM PROPERTY**



1. Income from Property [Sec. 15]

2. Deductions in computing income chargeable under the head income from property [Sec. 15A]

3. Non-adjustable amounts received in relation to buildings [Sec. 16]

4. Income of joint owners [Sec 66]

### CHAPTER 9 INCOME FROM PROPERTY

Jacome from Property [Sec. 15]

Income from Property issue 107

1) The rent received or receivable by a person for a tax year, other than rent exempt from tax, shall be chargeable that year under the head "Income from Property".

Scope of Sec. 15: Rent from property, received or receivable by a person for a tax year. 2) "Rent" means:

[ little

any amount received or receivable by the owner of land or a building as consideration for the use or any forfeited deposit paid under a contract for the sale of land or a building

#### Definition of Rent:

- LAND OR BUILDING includes
  - Open plot of land rented out
  - Land rented along with building
- Example of forfeited deposit

Mr. H went to meet a property dealer and the property dealer showed him a house which Mr. H can buy at any time by paying Rs. 1,100,000. Mr. H likes the house. Property dealer said, "if you give me advance money of Rs. 50,000, I will not sell this house to anyone". Mr. H agreed and now Mr. H has entered into a contract to purchase the property by paying the remaining amount on a specified date. At the time of payment, Mr. H refused to purchase the property. Now Rs. 50,000 will not be refunded by the property dealer as per the norms of the business now-adays. This will fall under "Income from property" of the property dealer.

Any rent received by a person against lease of a building together with plant and machinery shall be (3) chargeable under the head "Income from Other Sources". (3A)

Where rent includes an amount received for the provision of amenities, utilities or any other service connected with the renting of the building, it shall be chargeable under the head "Income from Other Example-1

Mr. Asım rented out his own house to Mr. Babar against a rent of Rs. 55,000/month. As per the terms Rs. 5,000/m is charged against rendering of utility & sweeper services. This Rs. 5,000 is included in Rs. 55,000. The actual expenditures incurred by Mr. Asim are:

Repair of house	o, o o is mended in
Property tax of house Utility bills	7,000/m 2,100/m
Sweeper wages His Income from business in current year is Rs. 900,000.	1,800/m 1,000/m

His Income from business in current year is Recalculate his tax liability?	s. 900,000.	1,000/m
Income from business Income from other source Income from property Taxable income – taxable under NTR	(5,000 – 1,800 – 1,000) x 12 (W-1)	900,000 26,400 454,800 1,381,200
Tax payable to government (Table 1)	(70,000 + 15% x 181,200)	97,180
Cross Rent Less: Admirath to the control of the con	(50,000 x 12)	600,000
Less: Admissible deductions Repair allowance Property tax of house Rent chargeable to tax	(600,000 x 1/5) (2,100 x 12)	(120,000) (25,200) 454,800

Mr. A has two houses. House # company.	t 1 is given on rent to	an individual and the	Actual Exp of
House	Rent/month of house	Amount charged/month for utilities	utility/month
House # 1 House # 2	40,000 70,000	15,000 18,000	3,000
Mr. A also earned income from Answer	n business of Rs. 700	),000.	700,000
- Income from business - Income from other source - House # 1 - House # 2 - Income from property Taxable income - taxable up	nder NTR	(15,000 - 10,000) x 12 (18,000 - 3,000) x 12 (W-1)	60,000 180,000 1,056,000 1,996,000
Tax payable to government (	Table 1)	$(70,000 + 15\% \times 796,000)$	107,400
(W-1) Income From Property House # 1 House # 2	:	(40,000 x 12) (70,000 x 12)	480,000 <u>840,000</u> 1,320,000
Less: Admissible ded Repair allowance Rent chargeable to tax		(1,320,000 x 1/5)	(264,000 1,056,000

(4) The following amount of rent will be added in the income:

Higher of:

- Actual rent

- Fair market rent

Mr. K is a relative of Mr. O. Mr. O lets out a house to Mr. K at a subsidized rent per month of Rs. 12,000. However, rent prevailing in the market for the house of similar size is Rs. 20,000 per month. For the purpose of rent income under income from property, Rs, 20,000 shall be taken as it is higher than actual rent received.

### peductions in computing income chargeable under the head income from property [Sec. 15A]

Following deductions shall be allowed under the head "Income from Property":

- In respect of repairs to a building, an allowance equal to one-fifth of the rent chargeable to tax; Note Repair allowance will not be allowed in case where only open plot is given on rent.
- Insurance premium paid (or payable) in the year to insure the building; b
- local rate, tax, charge or cess paid (or payable) on property or the rent from the property to any local authority or government in the year (excluding income tax);
- d. ground rent paid (or payable) for the property;
- any profit paid (or payable) on any money borrowed to acquire, construct, renovate, extend or reconstruct the property;
- f. if the property is acquired, constructed, renovated, extended, or reconstructed with capital contributed by the House Building Finance Corporation or a scheduled bank, the share in rent and share towards appreciation in the value of property:
- where the property is mortgaged (or other capital charge), the profit or interest paid;
- h. any expenditure paid (or payable) wholly and exclusively for deriving rent including administration and collection charges up to lower of:
  - a. actual expense or
  - b. 4% of rent chargeable to tax
- Legal charges paid (or payable) to defend the title of the property or any suit connected with the property in court; and
- where there are reasonable grounds to believe that unpaid rent is irrecoverable, an allowance equal to the unpaid rent if:
  - (i) tenancy was bona fide, the defaulting tenant has vacated the property or steps have been taken to compel the tenant to vacate the property and the defaulting tenant is not in occupation of any other property of the person;
  - (ii) owner has initiated legal proceedings or he believe that legal proceedings would be useless; and
  - (iii) Unpaid rent has previously been included under the head "Income from Property" and tax has been paid on it.
- Where any unpaid rent allowed as a deduction is wholly or partly recovered, the amount recovered shall be (2) chargeable in the tax year of receipt.
- Where a deduction is allowed to a person for any expenditure in deriving "Income from Property" and the (3) person has not paid the related liability within 3 years of the end of the tax year in which the deduction was allowed, the unpaid liability shall be chargeable under the head "Income from Property" in the first tax year following the end of the three years (This provision is same as S.34(5))
- Where an unpaid hability is taken to income as above and the person subsequently pays the liability, the 4) person shall be allowed a deduction for the amount paid in the year of payment (This provision is same as S.34(6)).
- Any expenditure allowed as a deduction under this head shall not be allowed under any other head. (5)
- The deductions which are not allowed under the head income from business will also not be allowed under (6) the head Income from property.

(2)

Non-adjustable amounts received in relation to buildings [Sec. 16]

Where the owner of a building receives from a tenant an amount which is not adjustable against the rent, it shall be chargeable under the head "Income from Property" in the tax year in which it was received and the (1) Where an amount which is not adjustable against the rent is refunded by the owner to the tenant on following 9 tax years in equal proportion.

termination of the tenancy before the expiry of 10 years, no portion of the amount shall be allocated to the

Where the owner has refunded non-adjustable amount to the tenant, on termination of tenancy, and the owner lets out the building to succeeding tenant than new advance less such portion of the earlier amount (3) that was charged to tax, shall be chargeable under the head "Income from Property" in the tax year in which it was received and the following 9 tax years in equal proportion. Note: Non-adjustable advance in case of open plot of land (given on rent) is not taxable under the law.

E		The foir t	narkat vant
Mr. Bahar rented out his	house to Qasim on 1-9-12 at month	ly rent of Rs. 80,000. The land	non-adjustable
month is Rs 90 000 In	house to Qasim on 1-9-12 at month addition to monthly rent, Qasim also	agreed to pay Rs. 600,000 as	on 1.02 15
advance. Oasım vacated	addition to monthly rent, Qasim also the house on 31-1-15. The house of the rent save Rs. 900.00	was given to new tenant Ona	ish 1-02-13 at
monthly rent of Rs. 120	the house on 31-1-15. The house \ 000. The new tenant gave Rs. 900,00	00 as non-adjustable amount wr	nen was partly
used to repay Rs. 600,000	) to old tenant		
Required:	the principality		
	operty for tax year 2013, 2014 and 20	015.	
Solution	approx not some your overe;		
TY 2013			
Rental income	(90,000 x 10 months)		900,000
Add: Nonadjustable	(600,000 / 10)		60,000
Gross rent			960,000
Less: Admissible deduc	ctions		300,000
Repair allowance	(960,000 x 1/5)		(100.000)
Income from property	,,		(192,000)
TY 2014			768,000
Rental income	(90,000 x 12)		
Add: Nonadjustable	(600,000 / 10)		1,080,000
Gross rent	,		60,000
Less: Admissible deduc	tions		
Repair allowance	(1,140,000 x 1/5)		1,140,000
lncome from property	(41440'000 X 1\2)		
TY 2015			(228,000)
Rental income	fAs man		912,000
Add: Non-adjustable amo	unt (90,000 x 7 + 120,000 x 5)		
ACCOUNTED TOM NEW tenom	tunt		1,230,000
Less: Already taxed	•		1,230,000
" In TY 2014	4.0	900,000	
- In TY 2013	(600,000/10)	- 3,000	
	(600,000/10)	(60.000)	
Gross rent		(60,000)	
Less: Admissible deduction		(60,000)	
Repair allowance		780,000 /10	79.000
income from property	(1,308,000 x 1/5)		78,000
· · · · · · · · · · · · · · · · · · · ·	(1/3)		1,308,000
			(261,600)
			1,046,400
			7,0 10,100

Example-1A		
Continuing from above Example-1, income from property of TY 2015?	, assume in TY 2015 only Qasim left and no new tenant came	Calculate
TY 2015 Rental income Add: Non-adjustable amount	(90,000 x 7) [S. 16 (2)]	630,000
Less: Repair allowance	(630,000 x 1/5)	630,000 (126,000) 504,000

Example-2

Mr. A has rented out his house to Mr. H on 1 September, 2009 for a monthly rental of Rs. 35,000 due to his friendship. Fair market rental of house is Rs. 40,000/month. He also received Rs. 300,000 as non-adjustable

Further the house was given on rent by Mr. A to Mr. S on 1 June, 2012 at a monthly rental of Rs 45,000/month. Mr. S gave Rs. 500,000 as non-adjustable amount which was partly used to make payment of Rs. 300,000 to Mr. H who vacated house on 31 May, 2012.

Required: Calculate Income from Property for TY 2010, 2011 and 2012?

Solution	2010, 2011 and 2012?	
Tax Year 2010		
Rental income	(40,000 x 10)	
Non-adjustable amount	(300,000/10)	- 400,000
Gross rent	,	30,000
Less: Admissible deductions		430,000
Repair allowance	(430,000 x 1.5)	(0< 000.
Income from property		(86,000)
Tax Year 2011		344,000
Rental income	(40,000 x 12)	400 000
Non-adjustable amount	(300,000/10)	480,000
Gross rent	(000,000,00)	30,000
Less: Admissible deductions	•	510,000
Repair allowance	(510,000 x 1/5) ·	(102.000)
Income from property	(510,000 11.0)	(102,000)
Tax Year 2012		408,000
Rental income	$(40,000 \times 11) + (45,000 \times 1)$	485 000
Non-adjustable amount	{(500,000 30,000 - 30,000)/10}	485,000
Gross rent	{(500,000 50,000 50,000,10)	44.000
Less: Admissible deductions		529,000
Repair allowance	(529,000 x 1/5)	(105 900)
Income from property	(323,000 x 1/3)	(105,800)
nom property		423,200

freatment of advance adjustable against rent

the advance is adjustable against rent it will be ignored in the question.

Question

Mr Umer rented out a house on July 1, 2013 at a monthly rent of Rs. 100,000. As per agreement Rs. 306,000 advance will be received on July 1, 2013 and will be fully adjusted against rent of July. August and September 2013. Remaining payments of rent will be paid at the end of each respective month. Calculate property income for tax year 2014.

Answer

Gross rent TY 2014

(100,000 x12)

1,200,000

Less: Admissible deductions Repair allowance

(1,200,000 x 1/5)

(240,000)960,000

income from property

There will be no separate treatment of Rs. 300,000 because it will be taxed automatically in 3 months

being an integral part of monthly rental income.

Where any property is owned by two or more persons and their respective shares are definite and ascertainable. Income of joint owners [Sec 66] (1)

the persons shall not be assessed as an AOP in respect of the property; and ascertainable -(a)

The share of each person in the income from the property for a tax year shall be taxable in their own (b)

This section shall not apply in computing income chargeable under the head "Income from Business" Note: Where any property chargeable under section 15 is owned by two or more persons and their respective shares in that property chargeable under section 15 is owned by two or more persons and their respective shares in that property chargeable under section 15 is owned by two or more persons and their respective shares. in that property are not definite and ascertainable, the property will be considered as per the property are association of persons (AOP) and taxable income and tax payable thereon will be computed as per the principles of taxation for AOP.

Exam Note: If AOP is earning both income from business and income from property, then income from property will be taxable in the hands of AOP and not the members. 66, refer Q.1 March 2010 in chapter 12.

For example of section 6	66, refer Q.1 March 2010 in chap-	
Example-1 Mr A and B are joint owners of a Profit sharing ratio amongst A a Rental income earned from hous Calculate tax liability for A and B	house and they have provided the following data: nd B e for TY 2013	60·40 3,000,000
Solution-1 Mr. A Income from property Tax liability – A Mr. B Income from property Tax liability - B	(2,400,000 x 60%) 70,000 + (240,000 x 15%) (2,400,000 x 40%) 10,000 + (360,000 x 10%)	1,440,000 106,000 960,000 46,000
(W-1) Income from property Gross receipt Less: Admissible deductions Repair allowance	(3,000,000 x 1/5)	3,000,000 (600,000) 2,400,000

Example-2 Qasim and Talha jointly own a house in Lahore. Qasim has 75% share in the house. On 1 July 2015, the house was let out at an annual rental value of Rs. 10 million. This amount includes Rs. 100,000 per month for utilities, cleaning and security.

During the tax year 2016, the owners incurred the following expenditures in relation to the house:

	Rupees
Utility bills paid to utility companies, security charges paid to	500,000
security guard and cleaning expenses paid to sweeper	
Repair and maintenance	450,000
Insurance premium	340,000
Collection charges	25,000

Qasim and Talha have no other source of income. All the above expenses were incurred by them jointly

Calculate taxable liability of Qasim and Talha for the tax year 2016:

Income of Oasim Income from Other Source Income from property	((W-2) 700,000 x 75%) (W-1) (B)			525,000 5,006,250 5,531,250
Taxable income  Tax Payable to Govt. (Table 1)	(620,000 + 30% x 1,531,250	0)		1,079,375
Income of Talha Income from Other Source Income from property	((W-2) 700,000 x 25%) (W-1) (C)			1,668,750 1,843,750 166,563
Taxable income  Tax Payable to Govt. (Table 1)  W-1) Income from property	(70,000 + 15% x 643,750) (10,000,000 - 100,000 x 12)			8,800,000
Oross Rent Less: Admissible deductions Repair allowance Insurance premium	(8,800,000 x 1.5)			(1,760,000) (340,000)
nsurance properties in the properties of the control of the contro	8,800,000)	25,000 352,000	(A)	(25,000) 6.675,000
Share of Qasim Share of Talha	(6,675,000 (A) × (6,675,000 (A) ×	(75%) (25%)	(B) (C)	5,006,250 1,668,750
W-2) Income from other source Rent charged for utilities and security Less: Utilities and security expense				1,200,000 (500,000) 700,000

Rents specifically excluded from "Income from property"

The following rents are specifically excluded from Income from property and would be taxable under the head Income from other sources:

1. Rent against lease of a building together with plant and machinery.

Rent for provision of amenities, utilities or any other service connected with the renting of the building.

Rent from sub-lease of land or a building

# ICAP PAST PAPER QUESTIONS

What is chargeable to tax under the head 'income from property'?

(Q.3(a)September 2002)

Describe the term 'rent' in the context of income from property.

(Q.1(a)September 2006)

Ouestion-3
Discuss the provisions of the Income Tax Ordinance, 2001 regarding non-adjustable amount received from a tenant (Q.4 (b) March 2009) by the owner of a building.

Explain the term 'Rent' in context of 'Income from property'. Ouestion-4 (i)

(02)

Specify the head of income under which the following amounts would be chargeable to tax:

(ii)

amount included in rent for the provision of amenities, utilities and any other service connected with (O.4(a) March 2015)

renting of the building.

Bashir and Jameel jointly own a house in Karachi. Bashir has 75% share in the house. On 1 September 20X3, the house was let out at an annual rental value of Rs. 6,500,000. This amount includes Rs. 186,000 per month for utilities, cleaning and security.

During the tax year 20X4, the owners incurred the following expenditures in relation to the house:

	Rupecs
	650,000
Utilities, cleaning and security	810,000
Repair and maintenance	240,000
Insurance premium	25,400
Collection charges	

Bashir and Jameel have no other source of income. All the above expenses were incurred by them jointly.

Calculate tax liability of Bashir and Jameel for the tax year 20X4.

(10)(Q.4 March 2014)

ABC Associates owns a building which is on rent. The following information is available:

2,300,000 Rent received from tenants 400,000 Depreciation on building under the Third Schedule to the Ordinance 100,000

Municipal/local government taxes (agreements with tenants provide that tenant should pay the municipal taxes)

100,000

Rent received includes Rs.600,000 for three years commencing from July 01 of the current year. ABC Associates follow accrual basis of accounting and its income year is July-June 20X8.

Required: Compute the income from property of ABC Associates.

(Q.4 September 2002)

Ouestlot-T Mr Schail, a resident individual, owns a building in Clifton area of Karachi. On 1.10.2021 he rented out the Mr Schall, a revised an annual rent of Rs 1,200,000. This amount include Rs. 15,000 per month for arranging building to Mr. Dadis at the building Following expenses were incurred by Mr. Sohail on the building during the tax vear 2022

Repairs and renovation	oing during the
property tax	Rs.
insurance premium	35,000
and collection charges	20,000
Mr Schail also paid a salary of Rs.4,000 per monet	10,000
Mr Schail also paid a salary of Rs.4.000 per month to each of the two security quards at hail it	3,000

Required: Under the provision of Income Tax Ordinance, 2001 calculate the tax liability of Mr. Sohail under the

(06)(Q.4(a) December 2012)

On 1.7.20X4, Fahim agreed to rent out a house to Mirza at a monthly rent of Rs. 180,000 with effect from 1.8.20X4 and received one year's rent in advance. He also received Rs.800,000 as a security deposit which was partly used to repay the security deposit of Rs.400,000 received from the previous tenant In July 20X0 and partly used for

Fah.m also incurred the following expenses in respect of the above house:

- b. payment of interest Rs 200,000 to his friend against amount borrowed for renovation of the house.
- 4 Rs.5,000 per month for collection of rent.

Required: Under the provisions of the Income Tax Ordinance, 2001 compute the property income of Fahim for tax

(Q.4(b) March 2015)

#### Question-9

Mr Amir-ud-din has recently constructed an office complex for the purposes of letting out. As per terms and conditions, Mr. Amir-ud-din is also entitled to signing amount, which is non-refundable.

or the tax year 20X8 following information has been provided to you for the computation of his income from

Mem for the	110
Rent for the year already received	
Rent for the year though due but irrecoverable	1.144
"gaing amount (non adi-	1,150,000
"" ( The board and a stable and	50,000
TO TOO P	100,000
de ar of the sent to recover rent	20,000
WING COLLECTS THE ALL OF	50,000
Repar maintenance expenditure	46,000
decident value of the property	
his income seementille	200,000
Cancellate his income from property for TY 20X8.	50,000

(10)(Q.5 March 2003)

#### Chapter 9: Income from property

#### Question-10

On 1 July 20X8, Zahid rented out his properties as follows:

- An apartment was rented to Abdul Qadir at a monthly rent of Rs. 40,000. Zahid received a non-adjustable security (i) An apartment was rented to Abdul Qadir at a monthly rent of the non-adjustable security deposit of Rs. 300,000 which was partly used to repay the non-adjustable security deposit in July 20X3. He also spent Re 20 security deposit of Rs. 300,000 which was parity used to July 20X3. He also spent Rs.20,000 on amounting to Rs. 175,000 received from the previous tenant in July 20X3. He also spent Rs.20,000 on repairs of the apartment in February 20X9.
- A bungalow was rented to a bank. Zahid and his younger brother are joint owners of the bungalow in the (ii) ratio of 60.40 respectively. The annual rent agreed with the bank was Rs. 6,000,000 which is inclusive of Rs. 100,000 per month for utilities, cleaning and security. Zahid paid Rs. 35,000 per month for providing

#### Required:

Under the provisions of Income Tax Ordinance, 2001 compute total and taxable income of Zahid for the tax year 20X9 under appropriate heads of income.

(Q.3 (c) March 2019)

#### Question-11

Yaqoot and Loha are joint owners (co-owners) of a bungalow which has been rented out for Rs. 70,000 per month

Discuss the taxability of Yaqoot and Loha in respect of above income, in the light of Income Tax Ordinance, 2001

(Q.4 (b) March 2012)

Explain the term 'Rent' with relation to 'Income from property'.

(Q.2 (a) September 2019)

(Q.3 (e) September 2019)

#### Question-13

Farhan and Imran jointly own a building in Quetta. The building has been rented out to a company. Discuss the tax treatment of income from such property.

Question-14

On 1 July 2021 Farrukh borrowed Rs.8,000,000 from Star Bank Limited and acquired a plot of land in hub industrian zone of Rs. 6,500,000. He invested rest of the loan in a business venture with his friend. The above loan carries mark up at rate of 12% per annum and is repayable in eight equal quarterly installments starting fro, 01 July 2022. On 01 August 2021 Farrukh decided to sell plot of land to Zulfiqar Motors for Rs. 10,000,000 and receive deposit of Rs. 500,000 from them. On 15 August 2021 Farrukh forfeited the deposit on refusal of Zulfiqar Motors to purchase plot of land.

On 01 September 2021 Farrukh let out the plot of land to his friend Atif at a monthly rent of Rs. 150,000. He received un-adjustable deposit of Rs. 200,000 from Atif and paid 80,000 for levelling the ground, Rs. 62,000 as insurance premium against risk of damage or destruction by water logging and Rs. 140,000 against rent collection charges. Farrukh has paid Rs. 25,000 to a firm of valuer, which determined the annual rental value of plot of land at Rs. 2,160,000.

#### Required:

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute under the relevant head of income, taxable income of Farrukh for tax year 2022.

(Q.4 September 2016)

#### ICAP PAST PAPER SOLUTIONS

followings are chargeable to tax under the head income from property:

Any amount received or receivable by the owner of land or a building as consideration for the use or occupation of, or the right to use or occupy, the land or building, [S. 15(2)]

Any forfeited deposit paid under a contract for the sale of land or a building [S 15(2)]

where the owner of a building receives from a tenant an amount which is not adjustable against the rent, the earned amount shall be treated as rent chargeable to tax under the head "Income from Property" in the tax year in which it was received and the following nine tax years in equal proportion [S.16(1)]

Answer-2
"Rent" means "any amount received or receivable by the owner of land or a building as consideration for the use or occupation of, or the right to use or occupy, the land or building, and includes any forfeited deposit paid under a contract for the sale of land or a building." [S.15(2)]

Answer-3 Section 16

Answer-4

Answer-5

Rent' means any amount received or receivable by the owner of land or a building as consideration for the use or occupation of, or the right to use or occupy, the land or building, and includes any forfeited deposit paid under a contract for the sale of land or a building. Where the owner of the building receives from a tenant an amount which is not adjustable against the rent payable by the tenant, the amount shall be treated as rent.

The income given in the question would be chargeable as follows:

- Rent from sub lease of a building shall be chargeable under the head "Income from Other Source"
- amount included in rent for the provision of amenities, utilities and any other service connected with renting of the building shall also be chargeable under the head "Income from Other Source"

	Income from Other Source [S.15(3A)] Income from property	((W-2) 1,210,000 x 75%) (W-1)	1,
ı	Taxable income – taxable under NTR		2,
ı	lax Payable to Govt. (Table 1)	$(250,000 + 20\% \times 442,450)$	
	Income of Jameel Income from Other Source [S.15(3A)] Income from property	((W-2) 1,210,000 x 25%)	
ı	laxable income – taxable under NTR lax Payable to Govt. (Table 1)	(10,000 + 10% x 347,484)	
I	All and gross recovery		

Annual gross receipt  Less income chargeable under the head	I Income from other source	(186,000 x 12)	6,500,000 (2,232,000)
Colors Receipt relating to next year Less: Admirallable to tax [S.15(1)]		(4,268,000 x 2/12	4,268,000
Colection Charges I	(3,556,667 x 1/5)		(711,333) (240,000)
Actual charges  4% of chargeable tent  Rent chargeable to tax	(4% x 3,556,667)	25,400 142,267	(25,400) (A) 2,579,934

907,500 ,934,950 ,842,450 338,490

302,500 644,984 947,484 44,748

Share of Bashir	(2 579 024 (4)			
Share of Jameel	(2,579,934 (A) x 75%) (2,579,934 (A) x 25%)		(B)	
(W-2) Income for a	(=)= (2)227 (A) X 4370)		(C)	1,934,950
(W-2) Income from other source				644,984
Rent charged for utilities, cleaning and s Less: Utilities, cleaning and security exp	security	(186,000 x 10)		
and security exp	ense	(100,000 X 10)		1,860,000
				<u>(050,000)</u>
Answer-6			-	1,210,000
Rent Received	[0.18715]			
Add: Municipal taxes paid by tenant	[S.15(1)]			2 2 -
	[S. 69]			2,300,000
Less: Amount relating to next years	//		-	100,000
Gross rent chargeable to tax [S.15(1)]	(600,000/3 x 2)			2,400,000
Less: Admissible deductions			-	(400,000)
Repair allowance	(m. n			2,000,000
Property tax	$(2,000,000 \times 1/5)$			(40.
Municipal/local government taxes				(400,000)
Income from property				(100,000)
1000			-	(100,000)
Answer-7			_	1,400,000
	M <sub>2</sub> C L n			
	Mr. Sohail Taxable Income and tax t	4h		
Income from Oak	For TY 2022	mereon		
Income from Other source	[S.15(3A)]			
Amounting relating to security guard	(15,000 x 9)			
Less: Amount paid to security guard	(4,000 x 2 x 9)		135,000	
Income from property	(W-1)	-	(72,000)	63,000
Taxable income – taxable under NTR	•			579,000
Tax Payable to Govt. (Table 1)	(10,000 + 10% x 42,000)			642,000
				042,000
(W-1) Income from property				
Annual gross receipt				14,200
Annual gross receipt				14,200 1,200,000
Annual gross receipt Less. Income chargeable under the hea				14,200 1,200,000 (180,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year		(15,000 x 12)	110	1,200,000 (180,000 1,020,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax (S.15(1))			/12)	1,200,000 (180,000 1,020,000 (255,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year	ad Income from other source	(15,000 x 12)	/12)	1,200,000 (180,000 1,020,000 (255,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax		(15,000 x 12)	/12)	1,200,000 (180,000 1,020,000 (255,000 765,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax Insurance premium	ad Income from other source	(15,000 x 12)	/12)	1,200,000 (180,000 1,020,000 (255,000 765,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax Insurance premium Collection charges lower of:	ad Income from other source	(15,000 x 12)	/12)	1,200,000 (180,000 1,020,000 (255,000 765,000 (153,000 (20,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax Insurance premium Collection charges lower of:  - Actual charges	ad Income from other source	(15,000 x 12) (1,020,000 x 3	/12)	1,200,000 (180,000 1,020,000 (255,000 765,000 (153,000 (20,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax Insurance premium Collection charges lower of:  Actual charges  - 4% of chargeable rent	nd Income from other source (765,000 x 1/5)	(15,000 x 12) (1,020,000 x 3	/12)	1,200,000 (180,000 1,020,000 (255,000 765,000 (153,000 (20,000 (10,000
Annual gross receipt Less. Income chargeable under the hea Less: Receipt relating to next year Gross rent chargeable to tax [S.15(1)] Less: Admissible deductions Repair allowance Property tax Insurance premium Collection charges lower of:  - Actual charges	ad Income from other source	(15,000 x 12) (1,020,000 x 3	/12)	1,200,000 (180,000 1,020,000 (255,000

Answer-8		Mr. Fahim			
	Taxable	Income and t	an ab .		
		For TY 20X	ax increon		
Chargeable rent	S.15(1)]	(180,000 x			1,980,000
on-adjustable amount received in T	Y 20X5	(100,000 X	19		1,980,000
Non-adjustable charged to tax: [S	3.16(3)]			800,000	
-y 20X1		(400,000/10	)	(40,000)	
y 20X2	(400,00	0/10)		(40,000)	
Y 20X3	(400,00	0/10)		(40,000)	
Y 20X4	(400,00			(40,000)	
1 200	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			(160,000)	
come of 20X5	(640,00	0/10)		640,000	64.000
ross rent chargeable to tax [S.15(1)]	(070,00	v/10)			64,000
ets: Admissible deductions					2,044,000
cpair allowance	(2.04/	,000 x 1/5)			/400 000)
roperty tax	(4,044	,000 x 1/5)			(408,800)
offit paid on loan for renovation of he	auca.				(15,000)
surance premium	Jusc				(200,000)
allection charges lower of:					(110,000)
- Actual charges	(5.000	113	65.000		
4% of chargeable rent	(5,000		55,000		(22.000)
ent chargeable to tax	(470 X	2,044,000)	81,760	_	(55,000)
on chargeanic w tax				-	1,255,200
nswer-9					
come from property					Rs.
inua, rent received	[S.1	5(1)]			1,150,000
ecoverable rent for the year					50,000
m-adjustable amount (100,000/10	) [S.1	6(1)]			10,000
				•	1,210,000
ss: Admissible deductions				;	,
pair allowance (1/5 x 1,210		*			(242,000
e tax paid to local authority	[S.1	5A(1)(c)]			(20,000
Wyer's fee for suit to recover rent	[S.15	A(1)(i)]			(50,000
rection charges and other admin (Lo	wer of:)				(50,000
Actual			46,000		
4 % of 1,210,000			48,400		(46,000
Marice Premium	[S.15	A(1)(b)]			(200,000
debt					
					(50,000)
					602,000

#### Answer-10

#### Zahid Computation of Taxable income and Tax thereon For the year 20X9

I Dwampwitz			Rupees
Income from Property Rent from apartment Rent from banglow Income from Property Income from other sources	(W-1) (W-2) (3,840,000 x 60°	%)	401,000 2,304,000 2,705,000
Amount charged for providing amenities, utilities etc.  Taxable income – taxable under NTR	[(100,000 -35,000) x 1	2] x 60%	<u>468,000</u> <u>3,173,000</u>
(W-1) Rent from apartment Monthly rent			
Non-adjustable Rent Less: Already taxed (In TY 20X4 - TY 20X8) (175,0	000/10) x 5 years	300,000 (87,500)	480,000
Less: Admissible deductions Repair allowance		212,500/10	21,250 501,250
Rent from apartment		(501,250 x 1/5)	(100,250) 401,000
(W-2) Rent from banglow Annual rent	[6 000 000 (100 000	•	101,000
Less: Admissible deductions Repair allowance	[6,000,000 - (100,000 ) (4,800,000 x 1/5)	x 12)]	4,800,000
Answer-11 Where any many the	,		(960,000) 3,840.000

Where any property is owned by two or more persons and their respective shares are definite and ascertainable the persons shall not be assessed as an AOP in respect of the property; and

The share of each person in the income from the property for a tax year shall be taxable in their own hands

Therefore, Yaqoot and Loha will pay tax separately on the income earned by them. However, if the shares are not definite and ascertainable, then they will be assessed as an AOP in respect of income.

#### Answer-13

Where any property is owned by two or more persons and their respective shares are definite and ascertainable (a) the persons shall not be assessed as an AOP in respect of the

The share of each person in the income from the property; and respectively and not as AOP. [S.66] However, if the shares of Imran and Farhan are not definite and ascertainable, then they will be assessed as an AOP.

#### Answer-14

Mr	Farrukh	
Taxa	ble Income	
Ton		

	Tax	year 2022	
Forfeited deposit	[\$.15(2)]		500,000
Rental Income from land	[S.15(2)]	•	1,800,000
Higher of			
Actual rent or	$(150,000 \times 10) = 1,50$	00,000	
Fair market rent	$(2,160,000/12 \times 10) = 1,80$	0.000	
Non-adjustable amount of 3	00,000 (not taxable in case)	of land given on rent)	
Gross			2,300,000
Less: Admissible deduction	ns		
Repair allowance (not allow			
Ground leveling charges	<i>G</i>		
Insurance Premium			(62,000)
Collection charges and other	admin (Lower of:)		(3-,7007)
- Actual		140,000	
- 4% of 2,300,000		92,000	(92,000)
Paid to professional valuer		72,000	-
Mark up on loan (6,500,000	x12% x10/12)		(650,000)
titutis mb ou insuit (alpoologo			1030,000

### PRACTICE QUESTIONS

Ouestion-1
Mr Sohail, a resident individual, owns a building in Clifton area of Karachi. On 1.7.2021 he rented out the building to Mr Baqir at an annual rent of Rs 1,600,000. This amount include Rs 15.000 per month for arranging two security guards for the building. Following expenses were incurred by Mr. Sohail on the building during the tax 2022:

	Rs.
Repairs and renovation	35,000
Property tax	20,000
Rent collection charges	10,000
Salary of security guards	70,000

Required: Under the provision of Income Tax Ordinance, 2001 calculate the tax liability of Mr. Sohatl under the appropriate heads of income for the tax year 2022.

#### Answer-1

	Mr. Sohail Taxable Income and tax ti	nereon	
Income from property	For TY 2022		
Income from Other source	(W-1)		1.10
Taxable income - taxable under NTR	(W-2)		1,106,000
Tax Payable to Govt. (Table 1)	(70,000 + 15% x 16,000)		1,216 000
(W-1) Income from property Total gross receipt			72,400
Less: Income character	1 *		
Less: Income chargeable under the head Gross receipt chargeable under the head Less: Admissible deductions	d Income from other source	(15,000 10)	1,600,000
Coss, Aumissible deduction.	income from property	(15,000 x 12)	(180,000)
Repair allowance Property tax	(1,420,000 x 1/5)		1,420,600
Collection charges lower of:	(1) 120,000 x (/5)		
- Actual charges			(284 000)
4 of charments	4.5		(20,000)
Rent chargeable to tax	(4% x 1,420,000)	10,000	
(W-2) Inc	,	56,800	
(W-2) Income from other source			(10.000)
Amounting relating to security guard  Less: Amount paid to security guard	(15 000		1,106 000
paid to security guard	(15,000 x 12)		
			10
			180,00
			(70)
			110-1

### INCOME FROM CAPITAL GAIN



- 1 Capital gains [Sec. 37]
- 2. Deduction of losses in computing the amount chargeable under the head "Capital Gains". [Sec. 38]
- 3. Capital gain on disposal of securities [Sec.37A]
- 4. FIFO or weighted average
- 5. Capital loss adjustment disallowed [Rule 13 F]
- 6. Payment of advance tax on capital gain (securities) [Rule 13H]

#### CHAPTER 10 INCOME FROM CAPITAL GAIN

Capital gains [Sec. 37]

(apital asset" means property of any kind held by a person, whether or not connected with a business, but does not include

(a) any stock-in-trade, consumable stores or raw materials held for the purpose of business;

- (b) any property for which a depreciation or amortisation deduction is allowed under the head Income from
- (d) any movable property held for personal use by the person or his family dependent. However following assets held for personal use by the person or his family dependent shall be considered as capital asset:

A painting, sculpture, drawing or other work of art; (a)

iewellery: (b)

- a rare manuscript, folio or book; (c)
- a postage stamp or first day cover: (d)
- a coin or medallion; or (e)
- (f) an antique.

#### Examples of capital assets:

#### Category 1

- A company that does not fall under public company definition
- Share of member in partnership firm
- Goodwill/Patent/Copyright

#### Category 2

A painting, sculpture, drawing or other work of art, jewellery, a rare manuscript, folio or book, a postage stamp or first day cover, a coin or medallion; or an antique held for personal use.

Note These categories are only prepared for better understanding of students. They should not use the "category" word in paper.

#### Tax treatment of above mentioned categories

	Gain	Loss
Category 1	* Gain is income	Loss is allowed as deduction
Category 2	* Gain is income	Loss is not allowed as deduction
Exempt asset	Gam is not an income	Loss is not allowed as deduction

Gain will be multiplied by 75% if holding period is more than 1 year.

- A gain arising on the disposal of a capital asset (other than a gain that is exempt from tax) shall be chargeable under the head "Capital Gain".
  - The gain is taxable in the year in which it is earned and not the year in which it is received. It means if we sell the shares in TY 2016 and receive cash in TY 2017, income will be taxed in TY 2016.

2 Capital gain exempt from tax

- I ransfer of stock exchange membership right
- Gain on sale of shares of company setup in Export processing Zone

The gain on the disposal of a capital asset shall be computed as follows:-

A - B

#### where -

A is the consideration received on disposal of the asset; and

B is the cost of the asset.

where holding period of a capital asset is more than 1 year, (other than shares of public companies including the holding period of a capital asset is more than 1 year, (other than shares of public companies including the vouchers of Pakistan Telecommunication Corporation, modaraba certificates or any instrument of redeemable capital as defined in the Companies Act, 2017), the gain on the disposal shall be calculated its

Amount of the gain determined under sub-section (2)  $x^3$ .

If question is silent about the holding period, you should assume that holding period is more than I year

201

Cost [Component B in subsection (2)], shall not include any expenditure -(4)

(a) which is deducted under another head of income; or

(b) which is not allowed as deduction under the head income from business (u/s 21).

Mr. All purchased shares costing Rs. 40 and also paid commission on purchase of Rs. 5. After few days. shares are sold for Rs 120. Commission paid on sale amounted to Rs2. Fine paid to government at time of sale is Rs 7. Ali also incurred repair expense of Rs. 14 to earn income under the head Income from Other. Source. Calculate gain/loss on disposal?

Consideration = 
$$A = 120$$

Cost 
$$-B = 40 + 5 + 2 = 47$$

$$Gain = A - B$$

$$Gain = 120 - 47 = 73$$

Where the capital asset becomes the property of the person-(4A)

(a) under a gift from a relative (as defined in sub-section (5) of section 85), bequest or will;

(b) by succession, inheritance or devolution;

(c) on distribution of assets on dissolution of an association of persons; or

(d) on distribution of assets on liquidation of a company,

the fair market value of the asset, on the date of its transfer or acquisition shall be treated to be the cost of

However, the Commissioner may treat such gift arrangement as part of tax avoidance scheme in case the capital asset acquired through gift is disposed of within 2 years of acquisition. In that scenario transferee shall be treated to have acquired the asset for a cost equal to the cost (instead of market value) of the

#### Example

Mr. Umer received Jewellery as gift from his father. Jewellery was purchased by his father for Rs. 10,000. Fair value of Jewellery at the time of transfer was Rs. 12,000 and Umer sold Jewellery for Rs. 15,000 after

$$Cost = B = 12,000$$

Consideration = A = 15,000

$$Gain = A - B$$

Gain = (15,000 - 12,000) = 3,000

#### **Ouestion**

How cost of capital asset is determined in various cases?

(3A)

S 37(4), (4A)

Gain arising on disposal of an immovable property shall

1	Troiding Period Party shall be computed in account	
2	Where holding period of an immovable and where holding period of an immovable and the computed in accordance with	the formula:
-	Where holding period of an in-	Gain
3	Where holding period of an immovable property does not exceed one year  Where holding period of an immovable property does not exceed one year  Where holding period of an immovable property exceeds one year but  does not exceed the years	A
	where holding period of an immediate where holding period of a	A x 3 4
4	Valoria valored three years	
	Where holding period of an immovable property exceeds two year but does not exceed three years  Where olding period of an immovable property exceeds two year but dies not exceed four years  Where nolding period of an immovable property exceeds three year but is the amount of gain on dieses.	A x 1/2
5	Where not wears withovable property exceed	
Where A	is the amount of an immoral in the amount of the year but	A x 1/4
	gain on disposal of a grant exceeds 6	
	Where nolding period of an immovable property exceeds three year but is the amount of gain on disposal of an immovable property.	0

The tax will be calculated on immovable property at the following rates

S. No.	Amount of gain	Rate of tax
I.	Where the gain does not exceed Rs. 5 million	3 5°°a
2.	Where the gain exceeds Rs. 5 million but does not exceed Rs. 10 million	7 5%
3.	where the gam exceeds Rs. 10 million but does not exceed Rs. 15 million	10° o
4.	Where the gain exceeds Rs. 15 million	15%

Example

Mr. Umaid has disposed of an immovable property after holding it for a period of 2.5 years. It was purchased for Rs. 100,000 on I September 2016 and is sold for Rs. 150,000. Calculate tax payable?

Solution

Gain
Tax liability (1:

 $(150,000 - 100,000) \times 1/2 = 25,000$  $25,000 \times 3.5\% = 875$ 

Deduction of losses in computing the amount chargeable under the head "Capital Gains" [Sec. 38]

- For calculating "Capital Gain" for a tax year, a deduction shall be allowed for any loss on the disposal of a capital asset.
- (2) Loss will not be allowed as deduction where gain on the disposal of asset is not chargeable to tax.
- The loss on the disposal shall be calculated as per following formula:-

A - B

where -

- A is the cost of the asset; and
- B is the consideration received on disposal of the asset.
- Cost [Component A in subsection (3)], shall not include any expenditure -
  - (a) which is deducted under another head of income; or
  - (b) which is not allowed as deduction under the head income from business (u/s 21).
  - No loss shall be recognized on the disposal of the following capital assets, namely:
    - a) A painting, sculpture, drawing or other work of art;
    - b) jewellery;
    - c) a rare manuscript, folio or book;
    - d) a postage stamp or first day cover;
    - e) a coin or medallion; or
    - f) an antique.

Mr. Question 1  Assets	Date of	Date of sale	Cost	Sale Procee
7511613	purchase	10010	10.000	
Shares of AB Private Company	1.1.08	31.5.2012	40,000	70.00
Shares of DL Private Company	13 3.11	15.6.2012	20,000	5.6
Shares of D Public Unlisted Company	1,1,08	30.4.2012	30,000	5,00 20,00
Shares of N Public Unlisted Company	1.3.11	26.2.2012	60,000	200,0
ewellery of his wife	13.7.07	15.8.2011	10,000	80,0
Painting	13.4.07	14.4.2012	90,000	20,0
xempt Asset 1	13,4.07	14.4.2012	20,000	30,0
xempt Asset 2	13.4.07	14.4.2012	25,000	5.0
om	13.4.07	14 4.2012	200,000	5,0 600 n
ar of son	13 4.07	14.4.2012	300,000	600,0
lome furniture	15.5.07	14.5.2012	3,000	1,5
Answer-1  ncome from Capital Gain  AB Private Company  OF Private Company  O Public Unlisted Company  N Public Unlisted Company	(70,000 - 40,00 (5,000 - 20,000 (20,000 - 30,00 (200,000 - 60,0	0) 00) 000)		22,5 (15,00 (10,00 140,0
ewellery of his wife  ainting  xempt Asset 1  xempt Asset 2	(80,000 10,00 (20,000 90,00			52.5
Disposal of Coin Disposal of Car of son Disposal of Home furniture	(600,000 – 200	,000) x 75%	-	300,0 490,0
Add Income from business .				900,0
Fotal Income				1,390,0
lax hability (Table 1)	(70,000 + 15%)		-	98.5

Capital gain on disposal of securities [37A]

The capital gain from disposal of securities (other than gain that is exempt from tax) shall be chargeable to tax at prescribed rates

Provisions of section 37A shall not apply to the following persons:

- a banking company,
- a non-banking finance company,
- an insurance company
- a modaraba
- a company, in respect of debt securities only and
- (1A) The gain on the disposal of a security shall be calculated as follows:-

A - BWhere

- 'A' is the consideration received on disposal of the security; and
- 'B' is the cost of acquisition of the security.
- (2) The holding period of a security shall be counted from the date of acquisition to the date of disposal "Security" means the security shall be counted from the date of acquisition to the date of disposal to the date of disp "Security" means share of a public company, voucher of Pakistan Telecommunication Corporation fund (3) Modaraba Certificate, an instrument of redeemable capital, debt securities, units of exchange traded fund

Note:

(34)

(38)

(4)

(5)

Units of mutual fund also fall under the definition of securities.

For definition of public company refer the chapter of definitions.

"bonus shares"

includes bonus units in a unit trust.

Derivative Products

"Derivative products" means a financial product which derives its value from underlying security, may be traded on stock exchange and includes deliverable future contracts.

For the purpose of this section, "debt securities" means-

Corporate Debt Securities such as Term Finance Certificates (TFCs), Sukuk Certificated (Sharia Compliant Bonds), Registered Bonds, Commercial Papers, Participation Term Certificated (PTCs) and all kinds of debt instruments issued by any Pakistani or foreign company registered in Pakistan; and

Government Debt Securities such as Treasury Bills (T-Bills), Federal Investment Bonds (PIBs), b) Foreign Currency Bonds, Government Papers, Municipal Bonds, Infrastructure Bonds and all kinds of debt instruments issued by Federal Government, Provincial Governments.

For the purpose of this section, "shares of public company" shall be considered as security if such company is a public company at the time of disposal of such shares.

Gain on securities shall be treated as a separate block of income.

Loss on disposal of securities in current year shall be setoff only against the gain from any other securities. Loss that has not been set off in current year can be carried forward to the subsequent 3 tax years from the tax year in which loss was first computed. However, loss can be adjusted only against the gain from disposal of securities.

#### Example

Mr. Ayaz sold the shares of following listed companies in TY 2020:

- Company A at a gain of Rs. 10,000
- Company B at a loss of Rs.12,000

Required: Calculate the taxable income of Mr. Ayaz.

#### Calculation of Taxable income

Description	Amount
	(Rs.)
Gain on disposals of shares of company A	10,000
Loss on disposals of shares of company B	(12,000)
aron del manifestation of comments of the comm	(2,000)

Loss on disposal of securities can be carried forward under Income Tax Ordinance, 2001 for next three years

Rates of tax for securities

		TY 2022		
S. No.	Period	Securities acquired before 01.07.2016	Securities acquired after 01.07.2016	
I	Where holding period of a security is less than 12 months	15%	12.5° o	
2	Watere holding period of a security is 12 months or more but less than 24 months	12.5%		
3	Where holding period of a security is 24 months or more but the security was acquired on or after 1.7.2013	7.5%		
4	Where the security was acquired before 1st July, 2013	0%	0%	

Ouestion-2 Mr Ibusam has disposed off the following as  Assets  Shares of AB Private Company Shares of GE unlisted Shares of R listed company Shares of P listed company He has also informed you that he has earned in	purchase 1.1 2014 1.1.2013 18.7.2016	1.1 2022 31.3.2022 15.10.2021 25 10.2021 tess of Rs 1.000,000 d	300,000 30,000 60,000 35,000 uring the year	Proceed
Calculate his tax liability?				
Answer-2 Income from business Income from capital gain - AB Private Company - GE unlisted Company		00,000) x 75% 000)	450,000 (20,000)	1,000,00
Income from capital gain – Securities  Total income  Less: Gain on securities – taxable separately  Taxable income – taxable under NTR	(W-1)		en e	5,00 1,435,00 (5,00 1,430,00
Tax liability on taxable income under NTR  Add: Tax liability on securities (W-1)  Total tax liability	(70,000 + 23) (5,000 x 12.5)	0,000 x 15°°) %)	-	62
(W-1) Tax on securities  Acquired on or after 1.7.16  R Co. P Co.	(75,000 – 60, (25,000 – 35,			15,00

Gain on security shall be computed on the basis of First in First out (FIFO) method.

If shares are sold on same day, average method will apply.

#### Capital loss adjustment disallowed (Rule 13 F)

Capital loss adjustment shall not be admissible in the following cases, namely

If an investor sustains loss on disposal of a security and in one month's period he or his related party purchase the 2. Cross Trade

Where coordinated reshuffle of securities between two related accounts of the same investor for between two related. brokerage houses) is undertaken to artificially realize capital losses without selling the securities to an outsider

In this case investor who realized loss does not repurchase the same security in same sector. Through this he has aliminated the same security in this case he chooses another same security. security in same sector. Through this he has eliminated tax liability and has also maintained the portfolio at the same security.

# Payment of advance tax on capital gain (securities) (Rule 13H)

Every investor other than individual snall e-file statement of advance tax on capital gain within 21 days after 1 It the sole business of a company is to manage its investment in different subsidiaries then a come of come.

Such income of the company viould be chargeable to tax under the head income from the same and the same from the same and the same from the sa

Imployee share schemes [Sec. 14(4)] Imploved shares are issued to an employee as a result of employee share scheme, the cost of the shares to the employee shall be the sum of -

snan be shares; if any, given by the employee for the shares;

the consideration, if any, given by the employee for the grant of any right or option to acquire shares; and the amount chargeable to tax under the head "Salary" under those sub-sections

Question-3 (Salary Income and Capital Gain Income) Olication 2 Mir Asim is working as a CFO in Ammar (Pvt.) Ltd. He has purchased a right on February 1, 2007 to purchase on shares of company by paying Rs. 2.800 as cost against right. Exercising the rights he purchased the shares on May 1, 2007 by paying Rs. 43 per share. All shares were sold by him on April 1, 2011. Details of market price per share. FMV/share

Date February 1, 2007  May 1, 2007		35 75 90
April 1, 2011 Calculate income for relevant years under relevant heads Answer-3	s? (700 x 75)	52,500
Less: Cost paid for shares  Less: cost paid for right  Salary Income	(700 x 43)	(30,100) (2,800) 19,600
TY 2011 (Capital Gain Income) Sale Proceeds from disposal of shares Less: Cost of shares (W)	(700 x 90) (700 x 75)	63,000 (52,500) 10,500
Gain on disposal Chargeable Capital Gain	(10,500x75%)	7,875

(Working)Cost per share of shares issued under employee share scheme	Rs.
Description	43
Consideration paid by employee per share	4
(ost of right per share (2.800 700)	28
Amount chargeable under salary (19,600/700)	
Total Cost per share	

On 1 April 2014 Rabia Sold 15,000 shares in Sun Electric (Pvt) Ltd for Rs. 600,000 which she had acquired on 1 July 2010 from her ex-employer under an employee share scheme for Rs. 150,000. She had the option to dispose of

the shares on or after 1 July 2012. The fair values of the shares were as below:

- Rs. 20 per share on 1 July 2010
- Rs. 30 per share on 1 July 2012
- Rs. 45 per share on 1 April 2014

Compute Ms Rabia's taxable income for Tax Year 2014.

## Answer-4

Disposal	of shares	in Sun	Electric	(Pvt) Lte	d
----------	-----------	--------	----------	-----------	---

600,000

ansideration received (higher of) Actual amount

FMV of shares (15,000 x 45)

675,000

## Less: Cost of shares

Consideration given by employee for shares

- Amount charged under head Salary (W-1)

150,000 300,000

(450,000)225,000

675,000

Chargeable gain

(225,000 x 75° a)

168,750

(W-1) Income from Salary – TY 2013 FMV at 1.07.12	/20 -: 1 <i>E</i>	000		
Less: Cost of shares	$(30 \times 15,$	000)		450,00
See Cost of Strates			_	(150,000
Ouestion-5			-	300,000
Question-5  Ms Faiza had received 50,000 shares in SP per share against a fair value of Rs. 30 per sh January 2009 on which date the fair value of Rs.	(D. A) 7 AJ	2009	1	
per share against a fair value of Rs. 30 per sh January 2009 on which date the fair value are	(PVI) Lita	on I January 2008 u	nder an employee share so	cheme at D.
	are. one	had the option to trans	ster the snares on or after	1 -178.
April 2012 at Rs. 50 per share.	15 175,70	per share, nowever, si	ne sold all of the shares or	1 ]
Compute her Taxable Income under the head	l "Salary"	and "Canital Gain" i	n respective vecano	
Answer-5		una Capitai Gain i	ii respective years?	
Income From Salary- Tax Year 2009			D.	
Fair Market Value of shares on 1.1.2009 Less: Consideration given	(50,000	0 x 40)	Rs.	Rs Rs
consideration given	(50,000	x 10)		2,000.0nr
				(500,000)
Income from Capital				1,500,000
Income from Capital gain - Tax Year 20 Consideration received	12			3,00
Less: Cost of shares	(50,000	x 50)		
Price paid at the time				2,500,000
Amount Chargeable under the hea	foption	(50,000 x 10)	500.000	, ,
The state of the near	d salary	(as above)	500,000	
Taxable gain	1505		1,500,000	(2,000,000
	(500,000	x 75%)		500,000
				375,000
Question-6				1001
rior to his self-employment as a broken				
Private Limited Co	Saleem, a	s the investment		
Prior to his self-employment as a broker, subsidiary of Securities Private Limited Corpany. The details of the On 1 January 2003 (tax year 2003), S	mpany, I	nad participated in	nager of Securities Pakie	tona t to a
January 2003 (tay your again	transactio	ns relating to the emp	employee share scheme	tan Limited,
Dy making the year 2003) c		A O ALC CILLY	lovee share - 1	THE RESERVE
S bayingui of te	AAITH 1154	exercised his right.	Scheme are ac	- Or Occulti
rate was £1 = Rs 100 £5 per share.	The most	et price of one share	to acquire 1,000 shares in	follower
rate was £1 = Rs 100 £5 per share.	The most	et price of one share	to acquire 1,000 shares in on that date was £15 and	follower
rate was £1 = Rs 100 £5 per share.	The most	et price of one share	to acquire 1,000 shares in on that date was £15 and	follower
rate was £1 = Rs 100 £5 per share.	The most	et price of one share  ng of 1,000 shares in "Salary" and "Capito	to acquire 1,000 shares in on that date was £15 and Securities plc for Rs 2,000	follower
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en  Answer-6  Income From Salary- TY 2003	The most	et price of one share ng of 1,000 shares in "Salary" and "Capita	to acquire 1,000 shares in on that date was £15 and Securities plc for Rs.2,000 dl Gain" for respective variations.	follower
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary- TY 2003 Fair Market Value of shares on 1.1.2003 (1)	The mark tire holding the head	ng of 1,000 shares in "Salary" and "Capita	to acquire 1,000 shares in on that date was £15 and Securities plc for Rs.2,000 di Gain" for respective years	follower
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Answer-6  Income From Salary- TY 2003  Less Consideration given  (1,6)	The mark tire holding the head	ng of 1,000 shares in "Salary" and "Capita	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	s follows: Securities p I the exchange 0,000.
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary-TY 2003  Fair Market Value of shares on 1.1.2003 (1)  Income from Capital gain, TV and Consideration	The mark tire holding the head	ng of 1,000 shares in "Salary" and "Capita	sto acquire 1,000 shares in on that date was £15 and Securities plc for Rs.2,000 Gain" for respective years.	s follows: Securities plans the exchange 0,000.  Rs
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Answer-6  Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004	The mark tire holding the head ,000 x 15	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	of follows: Securities plant the exchange 0,000.  Rs 1,500,000
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Answer-6  Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004	The mark tire holding the head ,000 x 15	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	of follows: Securities plant the exchange 0,000.  ars.  Rs 1,500,000 (500,000
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Answer-6  Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004	The mark tire holding the head ,000 x 15	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	of follows: Securities plant the exchange 0,000.  ars.  Rs 1,500,000 (500,000
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary-TY 2003  Fair Market Value of shares on 1.1.2003 (1)  Income from Capital gain-TY 2004  Consideration received  Consideration given at exercise of option (1)	The mark tire holding the head ,000 x 15	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	5 follows: 5 Securities p 6 the exchange 7,000. 6 1,500,000 7,000,000
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary-TY 2003  Fair Market Value of shares on 1.1.2003 (1)  Income from Capital gain-TY 2004  Consideration received  Consideration given at exercise of option (1)	The mark tire holding the head ,000 x 15	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 d Gain" for respective year	5 follows: 5 Securities p 6 the exchange 7,000. 6 1,500,000 7,000,000
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004  Consideration received  Cost of shares  Consideration given at exercise of option (1.7)  Taxable gain  Taxable gain	The mark tire holding the head ,000 x 15 200 x 5 x	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 Gain" for respective years.  Rs.	of follows: Securities plane the exchange of t
rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004  Consideration received  Cost of shares  Consideration given at exercise of option (1.7)  Taxable gain  Taxable gain	The mark tire holding the head ,000 x 15 200 x 5 x	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 Gain" for respective years.  Rs.	s follows: Securities p the exchange 0,000. ars. Rs 1,500,000 (500,000 1,000,000
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rate was £1 = Rs.100  On 30 June 2004 he disposed of his en Compute Mr. Saleem, s Taxable Income under Income From Salary- TY 2003  Fair Market Value of shares on 1.1.2003 (1.6)  Income from Capital gain- TY 2004  Consideration received  Cost of shares  Consideration given at exercise of option (1.7)  Taxable gain  Taxable gain	The mark tire holding the head ,000 x 15 200 x 5 x	et price of one share  ng of 1,000 shares in  "Salary" and "Capita  x 100)  100)	on that date was £15 and Securities plc for Rs.2,000 Gain" for respective years.  Rs.	follower

## ICAP PAST PAPER QUESTIONS

Question-1
D scuss which assets are not considered capital assets for the purpose of determining income under the head Capital (Q.4 (b) March 2005) Ga.ns

Question-2 Explain the term "Capital Assets" as referred to in the Income Tax Ordinance, 2001. (5) Mr. Shahbaz, a resident individual, earned Rs. 850,000 from the sale of assets as shown below: (6)

	Pure	hase	Sa		Gain/ (loss)
	Date	Price Rupees	Date	Price Rupees	Rupees 400,000
Shares of an unlisted company	15'07'08	500,000	30/11/09	900,000	100 000
	15 05 '08	750,000	20/12/09	1,400,000	(100,000)
Jewellery	01/07/05	400,000	31/01/10	300,000	(100,000)
Sculpture Shares of a (Pvt.) Limited Co	01/01/09	1,300,000	15/02/10	1,200,000	(100,000

Discuss the treatment and the implications of each of the above transactions under the Income Tax Ordinance, 2001, giving brief reasons to support your conclusion. (Q.6 March 2010)

Mr Feroz has been the CEO of Aziz Foods Pakistan Limited (AFPL) for several years. He was given 2000 shares on I June 2009 by Aziz AG, Germany (the parent company of AFPL) at a price of €2.5 per share. The market price on that date was £8.2 per share. The shares were transferable on completion of one year of service, from the date of

The market price of the shares as on 1 June 2010 was €12.5 per share, On 10 April 2011, Mr. Feroz sold all shares at €13 per share. He paid a commission of €50 to the brokerage house.

The relevant exchange rates are as follows:

1 June 2009	€1 = Rs. 118.10
1 June 2010	€1 = Rs. 121.40
10 April 2011	€1 = Rs. 123.90

Compute the amount to be included in the taxable income of Mr. Feroz for tax years 2009, 2010 and 2011 and specify the head of income under which the income would be classified. (Q.5 September 2011)

la May 2012, Hameeda sold certain personal assets at the following prices:

Rupees 10,000,000 2,000,000 Plot in DHA Karachi 5,000,000 Paintings Jewellery

Plot in DHA Karachi was inherited by her from her father in January 2011. It was purchased by her father Additional information:

for Rs. 4,000,000 and market value at the time of inheritance was Rs. 5,000,000. Paintings were inherited from her mother in July 2011. These paintings were purchased by her mother for Rs 1,000,000 and market value at the time of inheritance was Rs. 2,350,000.

Jewellery costing Rs 3,000,000 was purchased and gifted to her by her husband in March 2009.

ly some the taxability of Hameeda in respect of the above gains/ losses on sale of assets in the context of Income

(6)ax Ordinance, 2001. (Q.5(a) September 2012)

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### **Question-5**

- Explain the term 'Capital asset' as referred to in the Income Tax Ordinance, 2001. (a) (b):
- Explain the term 'Capital asset' as referred to in the Income Tax Orumance. 2017.

  Gulzar is a Pakistani resident and operates various businesses. He disposed of the following assets during
- An immovable property was sold for Rs. 50 million. The cost of the immovable property was An immovable property was sold for Rs. 50 million. The cost of the immovable property was Rs 25 million. Tax depreciation of Rs. 4 million had been allowed on the immovable property up to the tax year 2017.
  - A car was disposed of for Rs.1.2 million. The car was acquired on 1 July 2016. The tax written (11) A car was disposed of for Rs.1.2 million. The car was acquired down value of the car at the beginning of tax year 2018 was Rs. 0.9 million. The car was being used partly (70%) for business purposes. The rate of depreciation for tax purposes is 20%. (iii)
  - An antique sculpture was purchased for Rs. 350,000 on 30 August 2000. It was sold for Rs.1,500,000 on 28 February 2018 through auction. The auctioneer was paid a commission of Rs.150,000. Tax was deducted and paid by Gulzar from the amount of commission within due (iv)
  - Listed securities were sold as follows:

Securities	Date of Purchase	Purchase cost	D-4	T
A		(Rs.)	Date of sale	Sale proceeds (Rs.)
В	20 November 2017	500,000	17 March 2018	
C	05 August 2017	320,000	08 June 2018	400.000
	01 June 2016	650,000	17 June 2018	600,000
				700,000

#### Required:

Compute the amount of capital gain/loss arising on the above transactions under the provisions of the Income Tax (3)

### Question-6

Zaman is working as the Chief Executive Officer in Yasir Limited (YL). Following are the details of sale and (Q.3 September 2013)

- Under an employee share scheme, 25,000 shares of YL were allotted to Zaman, on 1 December 2011 for Rs. 25 each. According to the scheme, he was not allowed to sell/transfer the shares before completion of two years from the date of transfer. The face value of each share is Rs. 10 per share Fair Rs 40 per share on 1 December 2011

  - Rs. 48 per share on 30 June 2012
  - Rs. 55 per share on 30 November 2013
  - Rs. 61 per share on 30 June 2014
- He sold 24,000 shares of HQ (Pvt.) Limited on 30 June 2014 for Rs. 200 per share. (b)
  - 18,000 shares were purchased at Rs. 55 per share on 25 June 2013.
- 6,000 shares were allotted as bonus shares on 28 February 2014having fair value of Rs. 41.25 per A gain of Rs. 300,000 was realized on the sale of shares of Zeeshan Industries Limited (ZIL), a public (c) (d)
- listed company, in June 2014. The shares were acquired on 31 Jan 2014. Zaman sold a painting to his brother on 23 March 2014 for Rs. 1,800,000. Zaman had purchased this
- painting for his residence, in an auction for Rs. 2,000,000 on 10 July 2011. He sold his old furniture to Furqan for Rs. 2,000,000 on 10 July 2011.

  2012 for Rs. 250,000.

  The furniture was purchased in (e) Required:

Compute the amount to be included in the taxable income of Zaman for the tax year 2014 and specify the head of (10)

(Q.3 September 2014)

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Ouestion:

(a) What do you understand by the terms 'Security' and 'Derivative products' as provided in the Income Tax

(b) Ordinance, 2001 and Rules made thereunder? Ordinance, 2001 and Rules made thereunder?

(03)

Ordinates (03)

(n) I nder the provisions of the Income Tax Ordinance, 2001 compute taxable gain or loss, under the correct head of income, in each of the following cases. Also identify, giving reasons, whether the company is a public or private company for tax purposes:

Ashiq has 5,000 shares in Rumi (Pvt.) Limited (RPL), 52% of the shares of RPL are held by Delta Plc. (1) which is owned by the British Government. Ashig inherited these shares from his father on I January 2021 His father had purchased these shares on 31 May 2019 at a price of Rs 250 per share. The market value of these shares at the time of inheritance was Rs.300 per share.

On 30 June 2022 Ashiq sold 2,500 shares in RPL at a price of Rs 325 per share when the break-up value of RPL was Rs. 350 per share.

What would be your answer in (1) above, if 40% of the shares of RPL were held by the Provincial (11) (03)Government, 48% by the British Government and 12% by individual investors.

(O.4 September 2015)

Question-8

halam had purchased a house in 20X1 for Rs. 20 million.

On I July 20X6, Najam entered into an agreement with Zameer for sale of the house for Rs. 25 million. As per the terms of the agreement, Najam received Rs. 5 million on the day the contract was signed and balance amount was to be paid on 30 September 20X6. However, due to financial difficulties, Zameer failed to pay the balance amount on the due date and consequently, Najam forfeited the advance in accordance with the terms of the agreement. On 15 February 20X7 Najam sold the house to Farid for Rs. 30 million.

Advise Najam about the taxability of the above transaction under the Income Tax Ordinance, 2001.

(04)

(Q.3 (b) March 2017)

Question-9

Sa ena is a resident person. She disposed of the following assets during the tax year 20X7.

A painting which she inherited from her father was sold for Rs. 1,250,000. The market value of the painting at the time of inheritance was Rs. 1,550,000. The painting was purchased by her father for Rs. 1,000,000.

She sold jewellery for Rs. 2,300,000 which was purchased by her husband in March 20X5 for Rs. 1,300,000 and gifted to her on the same date.

She disposed of her car for Rs. 1,800,000. The car was being used for the purposes of her business. The tax written down value of the car at the beginning of tax year 20X7 was Rs. 1,600,000. The rate of depreciation for tax purposes is 20%.

On 20 October 20X6 she sold a dining table to Faheem for Rs. 18,000 which she had purchased on 15 May 20X5 for Rs. 15,000 for her personal use.

order the provisions of the Income Tax Ordinance, 2001, discuss the taxability of each of the above transactions in the context of capital gain/loss.

(Q.2 (b) March 2017) Question-10

Lancer sold a painting to his brother on 10 April 2017 for Rs. 2,000,000. Zaheer had purchased this painting for his res dence, in an auction on 14 August 2013 for Rs. 1,800,000.

More the provisions of the Income Tax Ordinance, 2001 compute taxable income or loss, under the correct head of

Question-11 (Q.3 (b) September 2017)

taris sold two of his personal vehicles during the current year and earned profit of Rs. 550,000. Discuss the axability of profit earned by Haris in the context of capital gain/loss. (02)

(Q.3 (b) September 2019)

## ICAP PAST PAPER SOLUTIONS

#### Answer-1

Assets listed in Sec. 37(5)

#### Answer-2

- S. 37(5)
- b)
- It is a taxable gain. However, since Mr. Shahbaz held the shares for more than one year, only 75% 0 of gain is taxable.
- It is a taxable gain. However, since he held the jewellery for more than one year, only 75% of gain ii)
- Giii Loss from sales of sculpture is not allowed to be recognized.
- It is a taxable loss and it can be set off against capital gains only. iv)

Keeping in view the above explanation following is the taxable income:

Item	Description	Calculation	Gain/(loss)
11)	Shares of an unlisted company	400,000 x 75%	300,000
ıii)	Jewellery	650,000 x 75%	487,500
iv)	Shares of a (Pvt.) ltd. Company		(100,000)
Taxable	Income		687,500

#### Answer-3

### TY 2009

Where shares issued to an employee under an employee share scheme are subject to a restriction on the transfer of the shares no amount shall be chargeable to tax to the employee under the head "Salary" until the employee has a free right to transfer the shares. So nothing is chargeable to tax in TY 2009 [S.14(3)].

### TY 2010

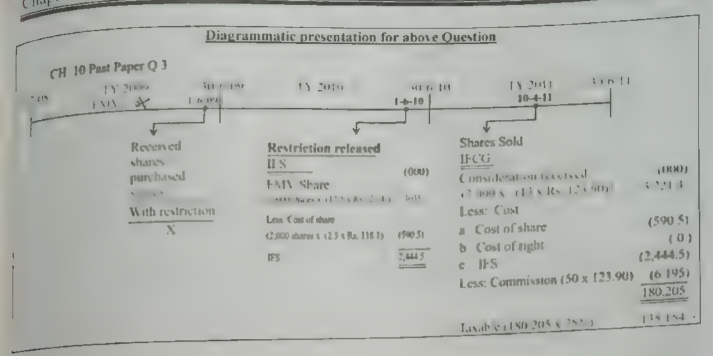
Where shares issued to an employee under an employee share scheme are subject to a restriction on the transfer of the shares the amount chargeable to tax to the employee shall be the fair market value of the shares at the time the employee has a free right to transfer the shares or as reduced by any consideration given by the employee for the shares The amount chargeable to tax is calculated as below:

Fair market value of the shares at the time the employee has a (12.5 x 2.000 x 121.40)	Rs.
Tree right to transfer the shares	3,035,000
Less: Consideration given by the employee for the shares  Amount chargeable under the head salary  (2.5 x 2,000 x 118.10)	(590,500)
TY 2011	2,444,500

The gain arising on disposal is chargeable under the head capital gain. For determining cost we will add up following: [S.14(4)]

- the consideration, if any, given by the employee for the shares;
- the amount chargeable to tax under the head "Salary".

Consideration received Less: Cost of shares Less: Commission to brokerage house Gain  Amount chargeable under the head capital gain	(13 x 2,000 x 123.90) (590,500 + 2,444,500) (50 x 123.90)	Rs. 3,221,400 (3,035,000) (6,195)
the nead capital gain	(180,205 x 75%)	135,154



The plot was acquired as a result of inheritance from father. The cost of the plot will be considered as the fair Answer-4 market value on the date of transfer i.e. Rs 5,000,000. The plot was sold for Rs. 10,000,000 at a gain of Rs 5,000,000. As the holding period of immoveable property exceeds one year but does not exceed two years. 3 4 of gain will be chargeable to tax. It is chargeable as separate block of income.

1) Loss on sale of painting (2,000,000 - 2,350,000) Rs. (350,000) will not be allowed as deduction[S.38(5)]Market Value of the painting at the time of inheritance i.e. Rs. 2,350,000 will be taken the cost of the asset while

calculating gain loss on sale. Loss arising on painting will not be recognized.

(ii) Gain on sale of jewellery (5,000,000 - 3,000,000) Rs.  $2,000,000 \times 75\% = \text{Rs} + 1,500,000$  will be chargeable to tax as the holding period of jewellery is more than one year. Cost of Rs. 3,000,000 will be assumed to be the market value of jewellery.

#### Answer-5

a) S 37(5)

As depreciable assets are specifically excluded from definition of capital asset, so no capital gain loss b)

As depreciable assets are specifically excluded from definition of capital asset, so no capital gain loss will arise

(ni)			1,500,000
	Consideration		
	Less: Cost		350,000
	Purchase price		150,000 (500,000)
	Commission paid		1,000,000
	Gain		750,000
(1)	Gain chargeable (1,000,00	00 x 75° o)	
	Acquired after 1.7 16	500,000	(100,000)
	A	(400,000 – 500,000) (600,000 – 320,000)	280,000
	В	(600,000 = 320,000)	180,000
	Net gain		
	Acquired before 1.7.16and	after 1 7 13 (700,000 650,000)	50,000

1,500,000

#### Answer-6

Amount to be included in taxable income is Rs. 3,660,000 which is calculated as below:

Income	from	salary
	40 00 361	SHIELLY

Shares on which restriction is release	<u>d</u>		
Fair market value Less Cost of shares	(55 x 25,000) (25 x 25,000)	1,375,000	
Income from capital gain	(20 × 21,000)	(625,000)	750,000
Gain on 18,000 shares{(18,000 x 200	) - (18,000 x 55)) x 75%	1,957,500	
Gain on securities Zeeshan Industri	2001 76 000 - 41 363	952,500	2,910,000
lass Come		-	300 nnn
Less Gain on securities taxable sep	parately		3,960,000 (300,000)
Loss arising on sale of painti	ng is not allowed as deduction.	therefore it is not include	3,660,000

Loss arising on sale of painting is not allowed as deduction, therefore it is not included in taxable

Personal furniture is not a capital asset as per the definition of capital asset, therefore it is ignored.[S.37(5)]

## Answer-7

(a)

#### Security

Security means share of a public company, voucher of Pakistan Telecommunication Corporation; Modaraba Certificate, an instrument of Redeemable Capital debt securities, units of exchange traded fund and derivative

Shares of public company shall be considered as security if such company is a public company at the time of Derivative products

"Derivative products" means a financial product which derives its value from underlying security, may be traded on

As more than 50% shares of RPL are held by a foreign company which is owned by the British (i) Government so, as per S.47 RPL is a public company and fall under the definition of securities.

Gain on disposal of securities

Securities .	
Consideration received (2,500 x 350)	
Less: Cost of shares (2,500 x 300)	
2033. Cost of shares (2,500 x 300)	975 000
Uain on securities	875,000
Note. Consideration as per section 77 is higher of actual sale proceeds or break-up value.	(750,000)
Note: Consideration as per section 77:-1:	(75/0,000)
product // is nigher of actual sale news	125,000
to at the proceeds or break-up value	
In this case Provincial Gavern	

In this case Provincial Government and British Government both own less than 50% shares so it is not a (ii)

Gain on disposal taxable under the head capital gain

Consideration received (2,500 x 350) Less Cost of shares (2,500 x 300)	ad capital gain	
Taxable gain (125,000 x 75%)		875,000 (750,000)
er-8		125,000
- VI-0		 93,750

I ortened deposit of Rs. 5 million

Any forfeited deposit paid under a contract for the sale of land or a building falls under the definition of rent Therefore Rs. 5 million received is chargeable under the head income from property.

## Chapter 10: Income from Capital Gain

Sale proceeds from disposal of house

an on disposal of immoveable property (house) amounting to Rs 10 million (30 mill - 20 mill) falls under the head capital gain. As the holding period of house (immovable property) is more than 4 years so gain is not taxable. [S.37 (3A)]

Answer-9

All Personal painting falls under the definition of capital asset. Its cost will be the market value at the time of inheritance Loss on sale of painting amounting to Rs. 300,000 (1,250,000 1,550,000) will not be allowed as deduction [S 38(5)] Further the cost to father of Rs. 1,000,000 will be ignored while calculating the gain in the hands of Ms. Saleha.

(1.) Personal jewellery falls under the definition of capital asset. Its cost will be the market value at the time of gift. Gain on sale of jewellery amounting to Rs 1.000,000 (2,300,000 1,300,000) is chargeable to tax under the head capital gain however it will be restricted to 75% as the holding period of capital asset is more than one

year.

(iii) As depreciable assets are specifically excluded from definition of capital asset, so no capital gain loss will arise.

(iv) Dining table is a personal moveable asset that does not fall under the definition of capital asset. Thus gain or loss on disposal of dining table will not be recorded.

Answer-10

Income from capital gain (Gain on disposal of painting)

Consideration received

Less: Cost

Gain

Gain restricted to 75% as holding period is more than 1 year

Rs. 2,000,000

(1,800,000)200,000

150,000

Answer-11

Inder the ITO,2001 any movable property held for personal use is excluded from the definition of capital assets. Therefore, income from sale of personal vehicles is not taxable under any head of income.

## OTHER QUESTIONS

112	personal assets are considered to be capital assets?	Sec. 37(d)
1.10	Guer aroung on sale of antique is chargeable under income from other sources.	False
	consideration received from vacating the property is chargeable under the flead	False(Sec.39(1)(k))
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Loss arising on the sale of lewelry is not chargeable under the head capital gain.	False(Sec.37(5)(d))
11	scheme is chargeable under the head capital gain	False
× 1	Lirst day cover is not a capital asset.  Cam aris no on sale of lewelry inherited from father is not chargeable to tax.	False (Sec.14)
. \	Loss at sing on disposal of private company shares having holding period of greater than 12 months is only allowed 75%	False(Sec.37(5)(d)) False
		False

# INCOME FROM OTHER SOURCES



- 1. Income from other sources (IFOS) [Sec. 39]
- 2. Deductions in computing income chargeable under the head "Income from Other Sources" [Sec. 40]
- 3. Tax on profit on debt (interest income) [Sec. 7B]

## CHAPTER 11 INCOME FROM OTHER SOURCES

Income from other sources (IFOS) [Sec. 39] preome of every kind received by a person in a fax year, if it is not included in any other head tother than meome exempt from tax1 shad be chargeable to tax under the head. Income trem Other Sources' including Following is the criteria for classify my an income in derity dead HOS

- It must be income as per definition of meome-
- It is not chargeable under any other head
- It is not exempt from tax.
- It does not fall under final tax regime.

Div dend,

Paxistan source income dividend received by an individual is a ready covered under section 5 as LER ! (final tax) income.

However if dividend received is foreign source income it is chargeable under the head "Income from

rovalty.

profit on debt.

Profit on debt falls under final tax regime in case of all persons except company

additional payment on delayed refund under any tax law.

Example

Mr. Anjum paid tax amounting to Rs. 28 million for tax year 2016. Later on he realized that he has made an excess payment of Rs. 8 million therefore he filed a refund application. Lax authorities agreed to make refund. However the refund was delayed by tax authorities and consequently Mr. Anjum received Rs. 8.4. million (it includes Rs. 0.4 million as additional payment on delayed refund).

Rs 0.4 million that is paid in excess of Rs 8 million will be treated as additional payment on delayed refund" and is chargeable under the head "Income from Other Source".

ground rent.

- Brain company is in search of land for construction of its office premises. Mr. Aslam has approached the company to provide a piece of land owned by him in an urban area. As per the terms of contract it has been decided that the company will not purchase the land rather it will construct the office on the land owned by Mr. Aslam and will pay monthly rentals for it. The amount received by Mr. Aslam will be treated as "ground rent" chargeable under the head IFOS.
- It is important to mention here that rent received from an open plot of land is already covered under section 15 and is chargeable under the head IFP. In the above example the plot of land do not remains open after construction therefore rent received is chargeable under the head IFOS as ground tent

rent from the sub-lease of land or a building.

The rent received by a person being owner of land or a building is chargeable under head II P. If the above land or building is given on sub-lease, than amount received by the tenant will be chargeable under the

Example Mr Asif has let-out a shop on September 1, 2010 owned by him to Mr Bilal The shop conprises of two rooms and for each room a monthly rental of Rs. 15,000 is agreed. On December 1, 26.0 Mr. B., as decided to give one of the rooms to Mr. Amir against a monthly rent of Rs. 20,000. Carculate the tax: ble meome of Mr. Asif and Mr. Bilal for tax year 2011 under the relevant heads.

Solution

MI AST Rulal

(15,000/month x 2 repms x 10 month)

300,000

Mr Hilal

prosection of a con S Rent received

Rent paid for above foom

 $(20,000/month \times 1 \text{ room } \times 7 \text{ months})$  $(15,000/month \times 1 room \times 7 months)$ 

140,000 (105,000)35,000

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income from the lease of any building together with plant or machinery;

Example

Example
Mr. Amir has rented out his shoe factory along with plant and machinery to Mr. Babar against a monthly Mr. Amir has rented out his shoe factory alongwith plant and the Mr. Amir will fall under the head Income rental of Rs. 30,000 per month. The whole rental received by Mr. Amir will fall under the head Income from Other Source.

income from provision of amenities, utilities or any other service connected with renting of building fa. Already covered in section 15 (3A). Only portion of rent related to amenities, utilities, and services connected with renting of building will be charged to tax under the head IFOS.

any annuity or pension;

Pension received by an employee from its employer is chargeable under the head income from salary However, pension schemes are not necessarily due to relationship of employee and employee if the pension is received from a person other than an employer then this will fall under the head If OS.

any prize bond, or winnings from a raffle, lottery prize on winning a quiz, prize offered by companies for promotion of sale or cross-word puzzle;

any amount received for the provision, use or exploitation of property, including the grant of a right to explore natural resources;

Example Mr. Ahsan is the owner of a farm in outskirts of Baluchistan. A team of gem stone experts approaches him and makes him aware of the fact that there may be a possibility of treasure underneath his farm Mr. Ahsan has no necessary knowledge and investment to explore the treasure, he permitted the experts to exploit the property against consideration of Rs. 125,000 per month. This amount will be treated as "Income from other sources" for Mr. Ahsan

the fair market value of benefit received for provision, use or exploitation of property;

Example Assume in the above example Mr. Ahsan allowed to use the property against 20% share of gold extracted. He received his share of gold on May 15, 20X0 on which date the fair market value of his share was Rs. 500,000. The amount will be chargeable under the head "Income from other sources"

any amount received by a person as consideration for vacating the possession of a building (or part thereof), reduced by any amount paid by the person to acquire possession of building (or part thereof) shall be chargeable under the head "Income from Other Sources" in the tax year in which it was received and the following 9 tax years in equal proportion, [also 39(2)]

Mr. A has shop in Shah Alam Market. He vacated the possession of property in TY 2010 and received Rs 600,000 from Mr. B to whom property is handed over. Earlier in TY 2005, Mr. A had paid Rs 200,000 when Mr. S handed over property to him. Calculate income of Mr. A chargeable to tax for 1Y 2010

Rs 40,000 {(600,000-200,000)/10} is chargeable to tax under the head "Income from Other Sources".

any amount received from Approved Income Payment Plan or Annuity Plan under Voluntary Pension System Rules, 2005; and

la. any amount or fair market value of any property received without consideration or received as gift

However, if gift is received from relatives (a	as defined in Chapter 5), it will not be	included in mochi-
other source.		
Example Mr. Kamran received following gifts on 01  - Jewelry from friend (Fair value)  - A painting from sister (Fair value) He sold both on 31 March 11 for Rs.290,00 Required: Calculate Taxable income for T	00 and Rs,310,000 respectively	250,000 300,000
Solution		P.S.
Income from other source - Gift from friend		250,000
- Gift from sister [S.39(la)]		
Income from capital gain  - Disposal of Jewelry	(200,000, 250,000)	4011
Pinnant sensings	(290,000 – 250,000)	10 0 10
- Disposal of painting	(310,000 – 300,000)	51.11
Taxable income		3(11, 1)

# Chapter 11: Income from Other Sources

Subject to sub-section (4), any amount received as:

- Joan.
- advance,
- deposit for issuance of shares or

by a person in a tax year from another person (not being a banking company or financial institution) otherwise than by:

- a crossed cheque drawn on a bank or
- a banking channel from a person holding a National Tax Number
- shall be treated as "Income from Other Sources" for the tax year in which it was received.

Summary of above provision	
If a person is holding NTN	If a person is not holding NTN
He should make the payment to anyone through following modes:  Cross cheque, or  Any other banking channel.	He should make the payment to anyone through following mode: - Cross cheque

## Lyample-1

Mr Asif has obtained following amounts which are examples of Income from Other Source:

- 1) Loan received from grandmother in cash.
- 1) Loan received from uncle (not having NTN) through online transfer.
- iii) Gift received from mother in cash.

## Example-2

Rise Canteen owner received the following amounts:

- Loan of Rs. 20,000 is received in cash from a student (not having a NTN).
- Loan of Rs 25,000 is received from teacher A (having NTN) in cash.
- Loan of Rs. 28,000 is received from teacher B (having NTN) through cross cheque.
- Loan of Rs 30,000 is received from a student (not having NTN) through online transfer.

#### Answer

## ncome from other source

Particulars Loan from student (not having NTN) Loan from teacher A in cash Loan from student through online transfer

(Rs.)

20,000

25,000 30,000

75,000

## Example-3

A newly launched company has issued shares. The shareholders have made the full payment in cash. Amount received from shareholders is chargeable under the head "Income from Other Source"

Sub-section (3) shall not apply to an advance for the sale of goods or supply of services. (4)

Contracts are of three types

- 1 Contract for sale of goods (for example contract for sale of AC, furniture etc.)
- Contract for rendering of services (for example contract for law services or audit services) Contract for rendering of services (for example contract for tax 55.

  Contract for sale of goods and rendering of services (for example a contract in which you being a

#### **Analysis**

In first 2 contracts if the seller is receiving advance the payment can be made by buyer through any mode

Third contract

If the contract relates to sale of goods and rendering of services the buyer should make payment through If the contract relates to sale of goods and rendering of services and other source" in the hands of seller. Where -

- (4A)
  - Where 
    (a) any interest on investment in National Savings Deposit Certificates (including Defence Savings
  - (b) as a result the person is charged at higher rate of tax than was applicable if the profit was paid to the

the person may, by notice in writing to the Commissioner, elect for the profit to be taxed at the rate that was applicable if the interest was paid to the person in the tax year to which it relates.

- Currently it is not operational because it is already covered under section 151(a). (4B)
- An election as above shall be made by the due date for furnishing the person's return for the tax year in which it was received. The Commissioner may allow an extension. (5)
- This section shall not apply to any income that is chargeable under any other head of income or falls under

## Deductions in computing income chargeable under the head "Income from Other Sources" [Sec. 40]

Admissible deductions

In computing the income under the head "Income from Other Sources", a deduction shall be allowed for any expense paid by the person if the expenditure is paid in deriving income. However no deduction will be (2)

Expenditure is of a capital nature if it has a normal useful life of more than one year. [s. 40(6)] A person receiving any profit on debt shall be allowed a deduction for any Zakat paid by the person under the

- A person receiving income from lease of building together with plant and machinery (clause (f) of sub-section (3)
  - (a) a deduction for the depreciation (as per S. 22) of any plant, machinery or building used; and (b) An inmal allowance (as per S. 23) for any plant or machinery used.

### In-admissible deductions (4)

Any expense which is allowed as deduction under another head will again not be allowed under this head (5)

also not be allowed as deduction.  Example for understanding	n under the head income from business (as per S 2	ad () w.tl
Source of income	Revenue expenditure (Day to Day expenses)  Capital expenditure	

The state of the s	
Source of income Revenue expenditure	
Land May Aven.	nditure
Income from and Income from the Income from th	fixed asset)
Note: 11 you are garrent Allowed	
[Sec 40(3)] Depreciation:	allowed
Depreciation not allow	ved [Sec.40(1)]
Note: 11 you are earning income from other source \( \preced{\text{Allowed}} \)  [Sec 40(3)]  Depreciation not allowed [Sec 40(1)]	s per tax rules

## Chapter 11: Income from Other Sources

Tax on profit on debt (interest income) [Sec. 7B]

- A tax shall be imposed, at 15%, on every individual and AOP who receives profit on debt from a prescribed person (e.g. from bank, Government or National saving scheme).
- The tax shall be computed by applying the rate of tax to the gross amount of profit on debt.

(3) This section shall not apply to a profit on debt that:

a) is exempt from tax.

b) exceeds Rs. 5 million.

With-holding agent shall deduct tax on gross amount @ 15%. [ Refer Q.2 in practice Questions Below]

If profit on debt exceeds Rs. 5 million (for individual or AOP) it would be taxable under normal tax regime under the head income from other source.

If interest is earned through loan agreement then is taxable under NTR in case of all persons (individual, AOP, Company) under the head income from other source.

Profit on debt on behbood saving certificates/pensioners benefit account is taxable under NTR with maximum tax

Note: For companies' profit on debt falls under NTR chargeable under income from other source.

## ICAP PAST PAPER QUESTIONS

**Ouestion-1** 

Ouestion-1

Mr. Fawad got possession of a shop on 21.07.2004 by paying R.s 100,000 as pugree to the outgoing tenant On Mr. Fawad got possession of a shop on 21.07.2004 by paying 180 26.05.2005 he vacated the possession of the said shop and received R.s 650,000 as consideration for vacating the possession. What will be tax treatment of this amount in his income for TY 2005?

(Q.4(ii) September 1999)

Question-2

Specify under which head of income, following amounts of rent would be chargeable to tax:

(i) Rent in respect of lease of a building together with plant and machinery.

Amount included in the rent of a building for the provision of amenities, utilities or any other service (ii) connected with the renting of such building.

(Q.1 (c) September 2006)

Question-3

Mr. Anil is constructing his house and for the purpose of meeting construction expenses, he intends to take a personal loan of Rs.500,000 from Mr. Kamran who is in the business of money lending. He has been advised by one of his friends that such a loan may be included in his taxable income, under certain circumstances.

You are required to advise Mr. Anil about the circumstances under which the loan may be included in his taxable

(Q.2 (a) March 2008)

Question-4

Respond to the following situation, under the provisions of the Income Tax Ordinance, 2001:

During the tax year 2020, Sadiq received a flat as gift from his friend, Mumtaz Alvi. The flat was located in posh area of Lahore and its fair market value at the time of gift was Rs. 4.5 million. Discuss the tax treatment of the flat

(Q.4 (a) March 2020)

## ICAP PAST PAPER SOLUTIONS

Answer-1
An) amount received by a person as consideration for vacating the possession of a building or part thereof, reduced by any amount paid by the person to acquire possession of such building or part thereof shall be chargeable to ax under the head "Income from Other Sources" in the tax year in which it was received and the following nine tax years in equal proportion. [S.39(k)]

Therefore Rs. 55,000 [(650,000 100,000)/10] is chargeable to tax in TY 2005 under the head "Income from Other

Sources".

Answer-2
Income from Other Sources
Income from Other Sources

Answer-3

Any amount received as a loan, advance, deposit for issuance of shares or gift by a person in a tax year from another person (not being a banking company or financial institution) otherwise than by a crossed cheque drawn on a bank or through a banking channel from a person holding a National Tax Number shall be treated as income chargeable to tax under the head "Income from Other Sources" for the tax year in which it was received. [S.39(3)] Therefore it is advised Mr. Anil should obtain loan within the above mentioned bounds otherwise it will be treated as income in the hands of Mr. Anil chargeable under the head "Income from Other Sources".

Answer-4

According to Income Tax Ordinance 2001, any amount or fair market value of any property received without amount or property. However, if gift is received from relatives it will not be included in income from other source.

As the gift is received by Sadiq from his friend, exemption will not be available. Therefore, Rs. 4.5 million, being the fair market value of property, will be included in Income from Other Sources of Sadiq.

## PRACTICE QUESTIONS

### Question-1

Mr Fawad has provided you with following information for year ended TY 2016.

- He received Rs 100,000 as advance (in cash) for the designing and construction of home of Mr Anjum, The advance is for sale of goods (i.e. material) and rendering of services (preparation of map).
- He has hired a property on rent for which he pays Rs 15,000 per month starting from 1 August 2015. The property is sub-let to Mr Furqan on 28 February 2016 for Rs. 20,000 per month.
- He received a factory in inheritance from his father in TY 2006. In TY 2016 he leased the factory with the plant 3. and machinery at annual rental Rs 1,200,000. The tax depreciation on machinery is Rs 20,000.
- He owned some property in Chitral .He was informed by Natural Resource department that there are to is of copper and gold underneath his property. He made an agreement with them that he will charge Rs 100,000 10% shares of gold and copper extracted in TY 2016 as consideration for providing the property. The fair value of resources extracted is Rs. 2,500,000.
- Mr Furqan paid Mr Fawad a cash Rs. 50,000 as advance for purchase of some goods.
- 6. He has an office in Islamabad. He paid Rs 150,000 for getting its possession on 1 June 2012. Ms. Shaumara approached him and paid him Rs 250,000 for vacating that property on 1 January 2016.
- He received Loan from Cadbury bank of Rs 400,000 in cash at start of year,
- On his birthday, his friend sent him cash gift of Rs. 25,000. His friend does not have NTN
- He was in need of an urgent money at the end of year. For this purpose he obtained a loan of Rs. 100,000 through online transfer from his friend. His friend does not hold NTN.

Calculate Mr Fawad taxable income and give reasons for inclusion and exclusion of items for TY 2016.

## Question-2

For the purpose of this question, assume that the date today is 31 August 2020.

Shahid is engaged in the business of manufacturing and supplying of auto parts. Following is the extract of his profit or loss statement for the tax year 2020:

tax year 2020.	Rs. in '000'
Sales	29,058
Cost of goods sold	(18,724)
Gross profit	10,334
Operating expenses	(3,137)
Financial charges	(2,030)
Other income	760
Profit before tax	5,927

Financial charges include profit on debt of Rs. 450,000 earned on fixed deposit account maintained with a bank. The bank withheld income tax and Zakat amounting to Rs. 45,000 and Rs. 93,750 respectively.

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute total income, taxable income and net tax payable by or refundable to Shahid for the tax year 2020.

## PRACTICE QUESTIONS SOLUTION

Answer-1

### Mr. Fawad Taxable Income and Tax Thereon Tax Year 2016

Income from other source Cash advance received from Mr. Anjum Rent Received Less Rent paid	[S 39(3)] [S 39(1)(e)] [S.40(1)]	(4 x 20,000) (4 x 15,000)	80,000	100,000
Rent from lease of building together with p	ofant and mach [S.40(3)]	inery [S.39(1)(f)]	1,200,000 (20,000)	1,180,000
Exploitation of property	[S.39(1)(i)]	(100,000 + 2,500,000 x		350,000
10%) 4mount received for vacating possession of fifteen friend Loan from friend Taxable Income	f building [S.39(3)] [S.39(3)]	(250,000 150,000)/10	[S.39(1)(k)]	10,000 25,000 100,000 1,785,000

As the cash advance of Rs. 100,000 relates to both sale of goods and rendering of services, it is chargeable to

Rent received from sub lease of land or building is chargeable to tax under the head income from Other Source

and any expenditure incurred for it is allowed as deduction.

Income from the lease of any building together with machinery is chargeable under the head IFOS and a deduction is allowed under this head for depreciation of plant and machinery.

The amount received in cash and fair value of benefit received from allowing use of property is chargeable

under the head Income from other source.

Any cash advance received for sale of goods is not chargeable to tax as per S. 39(4).

Any amount received by the person as a consideration for vacating the possession of building reduced by any amount paid by person to acquire possession of that building is chargeable under the head IFOS in the tax year in which it was received and following 9 tax years in equal proportion.

7. Any amount received in cash as loan is chargeable to tax but loan received from financial institution is an

exception to this rule, therefore this amount in not chargeable to tax.

Irrespective of the fact that friend holds NTN or not cash gift is taxable as IFOS.

A person not holing NTN can advance a loan to another person through cross cheque only, otherwise it will be considered as income from other source in the hands of recipient. As the loan is provided through online transfer, therefore it will be considered as income from other source.

Re

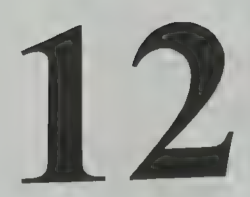
## Answer-2

## Shahid Income and tax thereon

The same tax the ton	
Income from business (W-1)	Rs. (000)
Total Income	5,477
Less: Zakat	5,477
Taxable income	(94)
	5,383
Tax payable 620,000 + 1,383,000 x 30%	
Add: Tax on profit on debt (450 x 15%)	13,042
	68
Less: Tax deducted on profit on debt	13,110
Tax payable to Government	(45)
	13,065
(W-1) Income from business	
Profit before tax	Rs. (000)
Less: Profit on debt (interest income)	5,927

(450) 5,477

## **ASSOCIATION OF PERSONS**



- 1. Principles of taxation of associations of persons [Sec. 92(1)]
- 2. An individual as a member of an association of persons. [Sec. 88]
- 3. Limitations on set off and carry forward of losses [Sec. 59A]
- 4. Miscellaneous provisions relating to tax credits [Sec. 65]
- 5. Transfers of assets [Section 90]
- 6. Change in constitution of an AOP [Sec. 98A]
- 7. Discontinuance of business or dissolution of an AOP [Sec. 98B]
- 8. Succession to business otherwise than on death [Section 98C]

## **CHAPTER 12** ASSOCIATION OF PERSONS

principles of taxation of associations of persons [Sec. 92(1)]

principles of the persons shall be liable to pay tax separately from the members and where the association of an association of the paid tax, the amount received by a member out of the income of the association shall be exempt from

if at least 1 of the member of an AOP is a company, the share of company shall be excluded from total income of the ACP and the company shall pay tax separately at rate applicable to the companies

Joint venture

A joint venture is also considered as AOP and its taxation is similar as of AOP.

Change in constitution Where there is change in constitution of AOP for example admission, retirement or change in profit sharing ratio takes place, the profit will be divided to the partners on time basis.

3. Responsibility for filing return

It is with members on the date firm is required to file return.

4 Responsibility for depositing tax in case of dissolution or discontinuance of business It can be recovered from any person who was member at time of dissolution etc. It can also be recovered from legal heirs in case of a deceased individual.

Treatment of loss in case of change of ownership If more than 50% of ownership of AOP changes in a tax year, the loss before change will be allowed as deduction if the AOP continues the same business.

An individual as a member of an association of persons.-[Sec. 88] If for a tax year, an individual has taxable income and derives share of profit from AOP, the amount of tax on the taxable income of the individual shall be computed as follows:

(A/B) x C

where -

is the amount of tax payable by the individual if amount derived from AOP as a share is chargeable to tax; A

is the taxable income of the individual if the amount derived from AOP as a share is chargeable to tax; and

В is the individual's actual taxable income for the year.

As per FBR clarification the income to be added for rate purpose is before tax.

Point to be considered while calculating divisible income

Where an AOP has normal taxable income as well as income under FTR and separate block, its income from FTR and separate block shall not be added in the taxable income of members for rate purposes. Example of FTR Income camed by AOP is Dividend Income.

Limitations on set off and carry forward of losses [Sec. 59A]

in case of association of persons, any loss of AOP shall be set off or carried forward against the income of (4) (a) A member of an AOP cannot setoff (or carry forward) the loss of AOP against his income.

Miscellaneous provisions r. ating to tax credits and members of AOP [Sec. 65] Where the person entitled to a tax credit is a member of an association of persons the following shall apply:

(a) component A of the formula in section 61-64shall be the tax payable by the individual if exempt (b) component B of the formula in section 61-64 shall be the taxable income of the individual for the year

it exempt amount were chargeable. Where the person is a member of an AOP, any excess credit for a tax year may be claimed by AOP. For availing this benefit the member and the association should agree in writing and agreement must be lumished with the association's return of income.

Lax credit allowed from section 61-63 shall not be refunded, carried forward to a subsequent tax year, or

carried back to a preceding tax year.

Transfers of assets [Section 90]

Tax on property is generally payable by person who owns property. However, sometimes property is transferred for

tax avoidance. To avoid such practice, relevant provisions are as follows: avoidance. To avoid such practice, relevant provisions are as follows.

(1) Where property is transferred to another person but asset remains the property of transferor, rental income

(from property) will be the income of transferor.

Revocable transfer

If transfer is revocable (cancellable), property income will be the income of the transferor. However, if: (2) Revocable transfer

it is irrevocable (non-cancellable) during lifetime of the transferee and

transferor derives no (direct or indirect) benefit from income

then it will be income of transferee.

(3) Transfer to spouse or minor child Iransfer to spouse or minor child (other than a married daughter) or to If property is transferred by a person to his spouse of manufacture person for benefit of spouse or minor child, property income will be income of transferor. However, in case transfer is:

for adequate consideration or (a)

in connection with an agreement to live apart (b)

then it will be income of transferee.

(4) Transfer using funds of transferee If property is acquired by transferee with funds (money) of transferor, it will not be considered as transfer made for adequate consideration. The transfer will also not be accepted if there is no evidence of registration (or mutation).

Change in constitution of an AOP [Sec. 98A]

Where a change occurs in the constitution of a firm (for example admission or retirement) during a tax year, the firm's income is apportioned between the partners on time basis.

The responsibility for filing return in this case is with persons who are partners of firm on date it is required to file

Discontinuance of business or dissolution of an AOP [Sec. 98B]

Where an AOP dissolves or discontinues its business, it's tax is recoverable from any person who was a partner in the firm at time of dissolution/discontinuance. Tax can also be recovered from legal heirs of the deceased partner.

Succession to business otherwise than on death [Section 98C]

(1) If a person carrying on any business (or profession) is succeeded in any tax year by any other person (now referred as "predecessor" and "successor" respectively), otherwise than on the death of predecessor, and

the predecessor shall pay tax on the income of the tax year in which succession took place. He will pay tax for the tax year upto the date of succession and for preceding years as well; and the successor shall pay tax for that tax year after date of succession.

(2) Where predecessor cannot be found, the tax will be paid by successor. Successor will pay tax for the tax year (3) Where tax cannot be recovered from predecessor, it shall be recoverable from successor. Successor will be

## Chapter 12: Association of Persons

Onestion-1 [Sec. 65]  Mr Zameer has provided you with the function Business Share from AOP	following details for TY 2018:		600,000 200,000
Charitable dollarion Calculate tax hability of Mr Zameer?			50,000
Answer-1			
Income From Business			600,000
e- able income			600,000
Add Share from AOP			200,000
Taxable income for rate purposes			800,000
Tax on above	(10,000 + 200,000 x 10%)	30,000	
Actual tax	(30,000 800,000) x 600,000		22,500
Tax credit under section 61 C is lower of: - 50,000 - 30% x 600,000 = 180,000	(30,000/800,000) x 50,000		(1,875)
Tax Payable to Government			20,625

# ICAP PAST PAPER THEORY QUESTIONS

Describe the principles of taxation for an 'Association of Person'?

(Q.6 September 2004)

Question-2

Explain the provisions of the Income Tax Ordinance 2001 regarding the principles of taxation of Association of

Persons.

(Q.9 September 2005)

Question-3

Question-3
Briefly discuss the provisions of Income Tax Ordinance, 2001 in respect of the following situation. Farhan received Rs 960,000 as his share of profit from AOP, during the tax year 2014. He also earns income from other sources. (05)

(Q.2 (a) September 2014)

Question-4

Linder the provisions of the Income Tax Ordinance, 2001 state the rules relating to residential status of an Association of Person (AOP). Also explain the taxability of income of AOP, in the hands of the firm and its members.

State the rules relating to set-off and carry-forward of losses of AOP and its members. (b)

(02)

(Q.5 March 2015)

## ICAP PAST PAPER THEORY SOLUTIONS

Answer-1
An association of persons shall be hable to tax separately from the members of the association and where the association has paid tax the amount received by a member of the association in the capacity as member of the income of the association shall be exempt from tax [S 92(1)]

pocase of association of persons, any loss of such association shall be set off or carried forward and set off only against the income of the association

Answer-2

Son a tax year an individual has taxable income and derives share of profit from AOP, the amount of tax on the individual shall be computed in accordance with the following formula, namely: [S.88]

(A/B) x C

is the amount of tax that would be assessed to the individual if the amount derived from AOP as a share is chargeable to tax;

is the taxable income of the individual 1 the amount derived from AOP as a share is chargeable to tax, and is the individual's actual taxable income for the year.

Incretore, Farhan will use the above formula for calculating tax. The share from AOP will be exempt in the bands of arhan if AOP has paid the tax, however it will only be added for rate purpose.

## Answer-4

kesidential status of AOP [Sec. 84]

A association of persons shall be a resident association of persons for a tax year if the control and management of a sociation of persons shall be a resident association of persons for a tax year if the control and management of

me altairs of the association is situated who<u>ily or partly</u> in Pakistan at any time in the year axanisty of income of AOP in hands of firm

At association of persons shall be liable to pay tax separately from the members

After the association of persons has paid tax, the amount received by a member out of the income of the association shall be exempt from tax. The analysis of the income and derives share of profit from AOP, the amount of tax on the tax of the income of the individual has taxable income and derives share of profit from AOP, the amount of tax on the taxable income of the individual shall be computed as follows:

(AB) VC

\* is the amount of tax payable by the individual if amount derived from AOP as a share is chargeable to tax, and is the taxable income of the individual if the amount derived from AOP as a share is chargeable to tax, and is the taxable income of the individual's actual taxable income for the year.

as ast 1 of the member of an AOP is a company, the share of company shall be excluded from total income of the part of the company shall pay tax separately at rate applicable to the companies.

\* 1 to AOP [S 59A[3]]

\* 44 of association of persons any loss of AOP shall be set off or carried forward against the income of the

the Engineers [S. 59A(4)(a)] surfer of an AOP can neither setoff for earry forward) the loss of AOP against his income nor it is considered to tale purpose.

# ICAP PAST PAPER NUMERICAL QUESTIONS

	ICAP PAST	PAPER NEW	jual partners named Tariq and Han conducted to	. () .
Question-1		amorising of two ec	jual partners named Tariq and Tisi- v	11
1 & la lante	rorises is a registered firm of	m enjoyed income as	nd sustained losses from the	
the partners	Desides mon			R,
Tariq	Income accrued abroad b	ut not remitted to Pa	kistan	N
(8)	Share of a loss from an as	secution of persons		`
(b)		DOCUMENT OF THE PARTY OF THE PA		3/1 1
(¢)	Zakat paid			
Hamid				``
(a)	Speculation loss			,
(b)	Profit on sale of personal	car		' '
(c)	Income tax refund of prev	lous year		,
(d)	Zakat paid			; .
The profit and	l loss account of the register	ed firm for the year	shows the following position	
*	*	Rs.		Rs
Salaries		300,000	Gross profit b d	41
Office mainter	nance	5,000	Dividend from public company	`\
Repairs		38,000	•	£ [
Provision for l	bad debts	14,000		
Tax paid for la	ast year	5,000		
Legal expense		15,000		
Commission to	o l'arıq	16,000		
Premium of la	fe policies of partners	10,000		
(equal amount	for each partner)	5,000		
Depreciation				
Net profit		34,000		
Taric	399 000			
Ham		900		
		798,000		
Notes:		1,230,000		
(1) Tariq	& Hamid are paid Reas	000		100
(ii) Repar	ise para 18345,	ooo and Rs 55,000 r	espectively as eating	
(iii) Legal	irs include Rs 18,000 being l'expenses include Rs 6,000 Depreciation available	Post of a -1	espectively as salary. This is include	id in total solit
(IV) Tax I	Penses include Rs 6,000	which are not	nachmery	
Computer	Problation excluding Dian	t and months de	ductible	
a) The	Overly 1	Trifficity IS R	5. 15,012	
b) The t	axable income of the firm a axable income of each partr	nd taxes pavable by		
	or each partr	her and tax thereon	l.	
		with COII.		

(Q.8 September 2001)

Question -3

Baqir. Asad and Rahi are members of an association of persons (BAR) and share profits and losses in the ratio of Baqir, Asad and Rahi are members of all association of trading consumer electronics and has two independent 5:3:2 respectively. BAR is engaged in the business of trading consumer electronics and has two independent 5:3:2 respectively. BAR is engaged in the business of that high specific pendent branches one each in Tehran and Dubai. Following information has been extracted from BAR's profit and loss for the year ended 31 December 2015:

account for the year ended 31 December 2000	Rupees
Sales	30,000.60
Cost of sales	(20,500 00
Gross profit	9,500,0
Administrative and selling expenses	(4,732,00
Financial charges	(020
Other income	(980,00
Profit before taxation	1,700,0
Additional information:	5,488,0

## Cost of sales includes:

- closing stock which has been valued at net realizable value of Rs. 1,820,000. The cost of closing stock (i) under absorption costing was Rs. 1,950,000. (11)
- Provision of Rs. 75,000 against slow moving stores and spares.
- Freight charges of Rs. 260,000. These were paid in cash to Momin Goods Transport for transporting goods (mi) to customers in Multan.

## Administrative and selling expenses include:

- Commission of Rs. 290,000 paid to Baqir, annual performance award of Rs. 310,000 paid to Rahi and Rs.455,000 paid to AB Bank Limited in final settlement of a loan obtained by Asad for the construction of (ii)
- Provision for bad debts of Rs. 735,000. The opening and closing balances of provision for bad debts amounted to Rs. 1,100,000 and Rs. 1,435,000 respectively. Bad debts written off include a loan of Rs. 285,000 provided to a supplier. (iii)
- Sales promotion expenses of Rs. 275,000. These expenses were paid by Rahi through his personal credit (iv)
- Rs. 86,000 paid to an institution operated by Federal Government for the training of industrial workers in Further information:

For the year ended 31 December 2015 Dubai branch made a profit of Rs. 1,500,000 and Tehran branch made a loss of Rs. 1,800,000. These figures are not included in the above profit and loss account.

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income. net tax payable by BAR and the amount to be carried forward, if any, for tax year 2016. Assume tax and accounting (12)

- Your computation should commence with the profit before tax figure of Rs. 5,488,000. Show all relevant exemptions, exclusions and disallowances.

On 1 July 20X6 Dawood and Dewan jointly purchased a bungalow for Rs. 35 million. They paid the amount in the change funds for the deal, though ratio of 65 35 respectively. To arrange funds for the deal, they borrowed Rs. 35 million. They paid the amount is in the business of lending money. The rate of interest is associated as 3,000,000 in each from Shameem who is in the business of lending money. The rate of interest is agreed @ 20% per annum.

On 1 July 20X6, the house was let out to a company at annual rent of Rs. 4,500,000 inclusive of an amount of Rs. 25 July per month for utilities, cleaning and security. For all parts of Rs. 4,500,000 inclusive of an amount of Rs. 4,500,000 inclusive of Rs. Rs 75,000 per month for utilities, cleaning and security. For providing these services Dawood and Deway paid Rs 35,000 per month During the tax year 20X7 they also paid Rs. 10,000 as collection charges and Rs 230,000 left

Compute taxable income of Dawood and Dewan under appropriate heads of income for the tax year 20X7 (03)

(Q.3 (a) March 2017)

Mustafa. Alt and Zain are partners of a resident firm in Pakistan, under the name and style MAZ Enterprises (MAZE) which is engaged in selling auto spare parts. All partners have equal share of profits and losses in the

Tollowing information has been extracted from accounting records of MAZE for the tax year 2021:

	Rs. in '000
Sales	140,400
Cost of goods sold	(91,260)
Gross profit	49,140
Administrative and selling expenses	(21,430)
Financial charges	(15,740)
	(37,170)
Other income	1,088
Profit before tax	13,058

Additional information:

() The above accounts have been prepared on cash basis and stock-in-trade has been valued on the primecost method. However, the partners want to change the method of accounting from cash basis to accrual basis. In this respect, following information has been gathered:

	Opening balances Closing balances ——Rs. in '000——
Stock-in-trade using prime-cost method	5,200 7,500
Stock-in-trade using absorption-cost method	5,900 8,800

(a) Cost of goods sold includes cost of used machinery imported from China on 31 July 2020 amounting to Rs. 2,110,000. The cost includes payment of custom duty of Rs. 90,000 and income tax of Rs. 110,000 to the Collector of Customs.

(iii) Administrative and selling expenses include:

- payment of Rs. 380,000 to a local hotel for holding annual eid-milan party for the employees, key customers and their families.
- payment of a fixed monthly remuneration of Rs. 150,000 to each partner.
- payment of Rs. 180,000 for purchase of accounting software on 1 January 2021. The software is expected to be used for ten years.

Required:

Under the provisions of Income Tax Ordinance, 2001 and Rules made thereunder, compute the total income, taxable income and tax payable by MAZE using accrual basis of accounting.

Note: Show all the relevant exemptions, exclusions and disallowances.

Besides the share of income from MAZE. Zain has received the following amounts from his employment with rlasan Pakistan Limited (HPL) during the tax year 2021:

(1) A monthly salary of Rs. 200,000.

Reimbursement of Rs. 350,000 for actual cost of medical services for him and his dependents. from an insurance company, under the health insurance policy.

On 31 March 2021, he purchased a car from HPL for Rs. 110,800. The market value of this car on 31 March 3021 was Rs 250 000

Required:

impute the total income, taxable income and tax liability of Zain for the tax year 2021.

(07)

(10)

(Q.1 March 2019)

Question-6
Farhan, Kamran and Rehan are members of an association of persons (AOP) and share its profit and loss in the ratio

Following information is available with regard to AOP and its members for the tax year 2020: During the year, AOP earned a profit before tax of Rs. 2,000,000 after making following payment to its

members: Kamran Rehan Farhan Runees---800,000 600,000 1,000,000 Salary 500,000 400,000 300,000

Interest on capital Kamran is running a business as a sole proprietor from which he earned Rs. 800,000. Kamran is also a (11) Ramran is running a business as a sole proprietor from the start of another AOP where his share of profit or loss is 60%. During the year, the other AOP incurred a loss after tax of Rs. 350,000 and paid Rs. 150,000 on account of income tax.

Rehan received net dividend of Rs. 102,000 from a listed company after deduction of withholding tax @ (iii)

(iv) Farhan has no other source of income.

### Required:

I nder the provisions of the Income Tax Ordinance, 2001 compute taxable income and tax liability of AOP and each of its members for the tax year 2020.

(Q.2 March 2020)

#### Question-7

Libas & Co. is an association of persons (AOP) with three members, Saba, Junaid and Akram, sharing profit and

During the year, AOP earned profit before tax of Rs. 8,500,000 from its principal business i.e. trading of garments. In addition, AOP is also involved in purchase and sale of following securities listed on the Pakistan Stock Exchange:

Name of investee	Details of purcha	ase of top	lowing sec	urities listed on the Pakis		Exchange:
company			Price per	Details	of sale	
XOK Limited PBB Limited	1 Oct 2018	shares 200,000	share (Rs.)	Date	shares	Price per shares
0011100	10 Jan 2020	55,000	145	29 June 2022 [Note A]	200,000	(Rs.) 225
	15 Feb 2022  Note B  om disposal of these share	100,000	150 86	20 Dec 2021 15 March 2022	100,000	180
Due to shortage	of funds c	es was cred	ited to N	- Water 2022	150,000	70

Note B: Due to shortage of funds for making this purchase, AOP borrowed Rs. 5,000,000 in cash from Imran, who

## Other Information related to Saba:

During the year, she earned Rs. 1,500,000 by working as a freelance photographer. Saba received Rs. 100,000 as profit on debt on loan provided by her to Zafar. (ii)

Under the provisions of the Income Tax Ordinance, 2001, compute taxable income and tax liability of AOP and (13)

(Q.2 Sep. 2020)

## ICAP PAST PAPER NUMERICAL SOULTIONS

4	uswer-1
"	

## Taxation of AOP Income from business

Income from business (W-1)  Taxable income		725,475 725,475
Tax liability of AOP  Add Tax liability on dividend  Total tax liability  Less Tax deducted on dividend	(10,000 + 125,475 x 10%) (250,000 x 15%)	22,548 37,500 60,048 (37,500) 22,548

## Tariq Income and tax thereon For the TY 20XX

Total Income (only foreign source	2)		500,000	
Less. Zakat	,	[S.60]	<u>(26,500)</u> 473,500	
Taxable Income	or rate purpose	[S.88]	365,738	
Taxable income for rate purpose			839,238 33,924	
Tax hability Tax hability on 473,500	(10,000 + 239,238 x 10%) (33,924/839,238 x 473,500)		19,140	

Share of loss form another AOP will have no impact because AOP carries forward its loss itself. [S.59A(3)]

## Hamid Income and tax thereon For the TY 20XX

	0
Taxable Income  13.88]	359,737
Add Share of profit from Aor 100 tates . The	359,737
Taxable income for rate purpose	(No need)
Tax hability	(110 1100)

Tax hability on actual taxable income

The loss from speculation business will be carried forward. [S.58]

Sale of personal car has no impact because as per the definition of capital asset personal moveable property is not a capital asset [S.37(5)(d)]

Chapter	12: Association of Pers	ons				
						798,000
W-1) Inc	ome from business- AOP				<u></u>	-
vet profit	admissible expenses		[S.21(j)	]	}	45.000
Add: Int	alary to Tariq		[S.21(j)			55,00
		-200	[S.21(n)	)] 3		18,000
-	anital expenditure classified as	expense	[S.29(1)	)]		14,00
P	rovision for bad debt		[S.21(a)	J		5,00
ī	ax paid					6,00
Ł	egal expense		[S.21(j)		ļ	16,00
C	commission to Tariq		[S.21(j)	]		5,00
P	remium				L	34,00
A	ecounting depreciation					198,00
	vidend Income to be taxed sept	rately		/ }		250,00
Less Di	itial allowance on plant and ma	achinery	(18,000 x	25%)	_	4,50
D	epreciation on plant and machi	nery	(18,000 -	4,500) x 15% x 509	0	1,01
Т	ax depreciation					15,01
					-	(270,52
ncome fro	om business				-	725,47
W-2)					-	
		Taxation of Me	embers			
<u>lvisible li</u> axable Inc	come of AOP				•	725,41
hare of p	rofit					
alary				Tariq	Hamid	Total
ommissio	an an			45,000	55,000	100,00
remium				16,000		16,0
Tofit share				2,500	2,500	5,0
otal				302,238	302,237	604,4
				365,738	359,737	725,4
nswer-2						
		Sohail, I	Khaled ,Qazi			
		income a	nd tax thereon			
ncome fro	om property	(W-2) T	20XX			
ncome/ ()	OSS) from business	(W-1)				
i exgole ii	icome - taxable under NTR	(11-1)				1,560,0
						(402,5
ax Habii	ity on income under NTR	(10.000				1,157.5
		(10,000 + 55	7,500 x 10%)			
						65.
		Torret				
		Taxation	of Members			
Income	from business	Income	ohail			
Taxable	Income	For the	ohail id tax thereon			
Add Sh	income are of profit from AOP for rate processes	- or the	TY 20XX			
Taxable	income for					
-	rate purpose	Urpose [S 891				000
25	7	[~.00]				800.
						800,
						623.

hapter 12: Association of Pers		
	$(70,000 + 223,000 \times 15\%)$	103,450
1,18b;110)	(103450 - 223,000 x 13°6)	
is lability on 800,000	$\left(\frac{103450}{1,423000} \times 800,000\right)$	58.159
orkings A) income from business - AOP Rubiness loss for the year		
Business loss for the year		(1,500,000
Net Kentar income		(1,502,500
luaguissinic expenses	[S.21(j)]	900,000
Salary to Sohail Salary to Khaled	[S.21(j)]	600,000
Interest to Sohail	[S.21(j)]	300,000
Interest to Khaled	[S.21(j)]	300,000
Interest to Qazi	[S.21(j)]	500,000
Income (loss) from business	[0.2.0]	(402,500
Income (1055) item business		(402,500
3) Income from property AOP		2,000,000
Oross Rent		2,000,000
s: Admissible deductions	(2,000,000 x 1/5)	(400,000)
Repair altoration	(2,000,000 x 1/3)	(40,000)
Property tax Rent chargeable under NTR		1,560,000
Kelli Citat Ecrosic and		
41 I		
3. Divisible Income		1,157,500
me of AOP		
4) Share of Profit		
, <u>, , , , , , , , , , , , , , , , , , </u>	Sohail Khaled	Qazi Total
TV.	900,000 600,000	- 1,500,000
rest	300,000 300,000	500,000 1,100,000
it share (2:2-1)	(577,000) (577,000)	(288,500) (1,442,500
sible income	623,000 323,000	211,500 1,157,500
ner-3		
	Bagir, Asad and Rahi	
	Income and tax thereon	
Hon Course P	<u>TY 2016</u>	De
Sign Source - Income from business	17 1	<u>Rs.</u> 7,513,000
me from business – Pakistan source (V me from business – Foreign source (W	V-1)	7,515,000
the neome	-2)	7,513,000
		· · · · · · · · · · · · · · · · · · ·
bility (1,220,000 + 1,513,000 x	: 35%)	1,749,550
in respect of foreign source business i	ncome to be carried forward (W-2)	300,000
Harama C.		
Business profit for the year	source	
Business profit for the year		5,488,000
Clusing stock ad		
ann stock aujustment (no adjus	stment required as stock is already	
"Popparing at love or of	V) [S.35(4)]	
Provision for class and NR		75,000
Provision for slow moving stores	1 11 15 00 00 00 1	
Provision for slow moving stores Freight charges (can be paid in car	sh so allowed) [S 21(1)]	
Provision for slow moving stores Freight charges (can be paid in car Commission - Baqir Performance award Rahi	sh so allowed) [S 21(1)] [S 21(1)] [S 21(1)]	290,000 310,000

hapter 12: Association of Fersons		
Personal loan paid of - Asad [S.216] Provision for doubtful debt Sales promotion expenses not paid through business Training expense of workers (allowed because of grand Bad debt ((W) 400,000 - 285,000) [N-1] [S.296] Income from business - Pakistan source	1)] s bank account [S.21(I)] ovt. institute) [S.27(b)]	45\$ 000, 73\$,000 27\$ 000 (115,000) 7,513,000
W-2) Income from business - foreign source  Foreign Source - Income from business (Dubai)  Less Foreign Source - Income from business (Tehn Income from business - foreign source  Note:1 As loan to supplier is not previously included  [S.29(1)(a)(i)].		1,500,000 (1,800,000) as deduction
	LeGul deht	
(W) Provision for d	E/d	1,100,000
Bad debt (bal.)	Provision for the year	735,000
1,435,000		
uru.		D -
Answer-4		Rs
Income of Dawood Income from Other Source		3,000,00
	(480,000 (W-2) x 65%)	312,00
From utilities, cleaning & security[S.39(1)(fa)]	·	3,312,00 1,388,40
* CommonweatV	(2,136,000 (W-1) x 65%)	4,700,40
Income from property  Taxable income – taxable under NTR		
Income of Dewan	(480,000 (W-2) x 35%)	168,00
Prom utilities, cleaning & security [S.39(1)(fa)]		957,60
	(2,736,000 (W-1) x 35%)	1.125,60
Property income Taxable income – taxable under NTR		
		∈รถถ 00
. (W-1) Income from property of Dawood & Dewan		Marion
Annual receipt Less: Income chargeable under the head Income from other	r source ( 75,000 x 12)	3,600,000
Rent chargeable to tax		(720,000
Less: Repair allowance (1/5 x 3,600,000)		(600,001
Less: Interest on loan (3,000,000 x 20%)  Less: Administration and collection charges of property:		(144,000
Lower of:		
- 4% x 3,600,000 = 144,000		
240,000 (230,000 + 10,000) Income from property		2,130.01
Hiconic nom proposit		
(W-2) Income from other source of Dawood & Dewan		9(1) (10)
Rent charged for utilities, cleaning and security  Less: Utilities, cleaning and security expense	(75,000 x 12)	(427,00
Less Othines, cleaning and security expense	(35,000 x 12)	181

Allswer-5	MAZE		
Incor	ne & Tay Thereon		
	For TY 2021		Rs.'000'
purposs (W-1)			21,426
A LA HINIICOS			21,426
ncome from Dates		•	
lotal trans	000 15 100 000 250 3		6,619
	000 + 15,426,000 x 35%)		(110)_
laviability  Advance tax paid  ess Advance tax paid			6,509
Advance tax parts  Sy Payable to Government	,	= A Minimum fax	is calm' and
ax Payame tax is less than the normal tax liabil	ity of the AOP of Rs. 6.619 th	ousand, willimment the	Luculated
Advance tax parament  A Payable to Government  The minimum tax is less than the normal tax liabil			= s = lood
e follows.	40,400,000 x 1,25%)	Rs. L	755 thousand
finimum tax is ignored in calculation	,		
ence, minimum date is a series at 11 series			D. 10001
3-1)Income non discourse			Rs.'000'
			13,058
rofit before Tax			
dd: Increase in profit due to increase in closing stock	(8,800 -7,500)	1,300	
		2,110	
Cost of machinery wrongly expensed out E d-milan party expense (allowed being wholly in	curred for business)	-	
E d-milan party expense (untowed some winds)	(150 x 3 x 12)	5,400	
Remuneration of partner	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	180	0.000
Software Cost wrongly expensed out			8,990
ess:	(N/ 2) (500 ± 113)	(613)	
initial allowance and tax Depreciation of machine	(W-2) (500 ± 113) (W-3)	(9)	
Amortization of Software	(W-3)		(622)
4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			21,426
come from Business		_	
W-2) Depreciation of machinery	(2,110 - 110)		2,000
ost of machinery (It will not include income tax)	(2,000 x 25%)		(500)
ss Initial allowance	(2,000 X 2570)		1,500
	(1,500 x 15% x 50%)		(113)
ess Tax Depreciation	(1,500 x 1570 x 5070)		1,387
N WDV			
3-3) Amortization of Software			Rs.'000'
			9
	$(\frac{180}{10} \times \frac{161}{365})$		,
nortization deduction	10 ~ 365'		
(01.00	+31+30+31+30)		181
of days software is used in tax year (31+28	731730.21 207		

Chapter 12: Association of Persor	ß			
	PW i es			
	xable Income & Tax	Thereon		
b) Ta	For TY 2021		,	Rs. '000,
	10			2,400
Income from salary (200	,000 x 12)	x (Clause 139)		
Basic salary	nt assuming as per term	(e. 13(11)]	_	139
Basic salary Re inhursement of medical services (Exemple medical services) (250)	-111)	[5.15(17)		2,539
Car transteriou			-	7,142
Taxable Income Add: Share of profit from AOP for rate purp	oose (W-1)			9,681
Favable Income for rate purpose		50%)	1,765	
n 1. abril 13	45,000 + 1,681,000 x 2			463
fax hability on actual taxable income	1.765 x 2.539			
, , , , , , , , , , , , , , , , , , , ,	9,681			
as at them of Profit		A 85	Zain	Total
W-1) Share of Profit	Mustafa	<u>Ali</u> _	1,800	5,400
alary (150 x 12)	1,800	1,800	5,342	16,026
rofit Share (16,026 x 1/3)		-	7,142	21,426
1011		-	.,,	
an trivialists Income				
W-2) <u>Divisible Income</u> ncome of AOP				21,426
inswer-6	OP Farhan, Kamran	& Rehan		
Compute	etion of taxable incom	e & tax liability		
Compan	For the tax year 20			
		t	R	in '000'
rofit before tax			-	2,000
dd: Inadmissible deductions				
alary:	[S. 21(i)]			
Farhan				1,000
Kamran Rehan			•	800
nterest on capital:	[C 21/37		*	600
Farhan	[S. 21(i)]			
Kamran				500
Rehan				400
Taxable income				300
Tax liability	[620 000 ± 2	00/ -61 (00 00	<u> </u>	5,600
	[020,000 + 3	0% of 1,600,000]		1,100
	Farhan			
	Income and tax ther	eon		
		- **		
Faxable Income	For the TY 2020			
Faxable Income Add: Share of profit from AOD for	For the TY 2020			
Add: Share of profit from AOP for rate, b	For the TY 2020			0
Add: Share of profit from AOP for rate Purp Taxable income for rate purpose Tax liability	For the TY 2020			2,300
Add: Share of profit from AOP for rate Purp Taxable income for rate purpose Tax liability	For the TY 2020		-	
Add: Share of profit from AOP for rate Purp Taxable income for rate purpose	For the TY 2020		- (No need)	2,300

### Kamran Income and tax thereon For the TY 2020

			_	Rs. in '000'
Panis				800
Income from business			-	800
	[S.88]			2,000
Slar unther A(II)	(Not allowed to	be set off)		2,800
Share of loss from another Acts Share of loss from another Acts Taxable income for rate purpose			-	± 10070
Tax liability	[250,000 + 20% >	× 400,000]	330	94
Actual tax liability:	$(\frac{330}{2.800} \times 800)$			
Actual tax	2000			
	Rehan			
	ome and tax thereon	ı		
	For the TY 2020			0
Taxable Income AOP for rate Purpose	(C 001			1,300
of and of Broth Home and	[S.88]			1,300
Taxable income for rate purpose			(No net	ed)
. 1			(,,,,	0
Tax liability on actual taxable income - NTR	(100/05 15)			18
TAY OF FTR	(102/85 x 15)			18
· · · · · · · · · · · · · · · · · · ·				(18)
185 Tax already deducted on dividend				
Tax Payable				
Workings				
Workings W-f) <u>Divisible Income</u>			_	Rs. in '000'
W-f) Divisible Income			-	Rs. in '000' 5,600
W-f) <u>Divisible Income</u> Taxable income of AOP			-	5,600
W-f) Divisible Income	Farhan_	Kamran	Rehan	5,600 Total
W-f) Divisible Income  Iavable income of AOP W-2) Share of Profit	Farhan 1,000	800	600	5,600  Total 2,400
W-f) <u>Divisible Income</u> Taxable income of AOP W-2) <u>Share of Profit</u> Salary	1,000 500	800 400	600 300	5,600  Total  2,400 1,200
Taxable income of AOP W-2) Share of Profit Salary Interest capital	1,000 500 800	800 400 800	600 300 400	5,600  Total  2,400 1,200 2,000
Taxable income of AOP W-2) Share of Profit Salary Interest capital Profit share (2.2:1)	1,000 500	800 400	600 300	5,600  Total  2,400 1,200
Taxable income of AOP W-2) Share of Profit Salary Interest capital	1,000 500 800	800 400 800	600 300 400	5,600  Total  2,400 1,200 2,000
Iavable income of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Disable income	1,000 500 800	800 400 800	600 300 400	5,600  Total  2,400 1,200 2,000
Taxable income of AOP W-2) Share of Profit Salary Interest capital Profit share (2.2:1)	1,000 500 800 2,300	800 400 800	600 300 400	5,600  Total  2,400 1,200 2,000
Invalle income of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Unishle income	1,000 500 800 2,300	800 400 800 2,000	600 300 400	5,600  Total  2,400 1,200 2,000
Iavable income of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Disable income	1,000 500 800 2,300 Libas & Co.	800 400 800 2,000	600 300 400	5,600  Total  2,400 1,200 2,000 5,600
Iavable income of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Ovisible income	1,000 500 800 2,300	800 400 800 2,000	600 300 400	5,600  Total  2,400 1,200 2,000 5,600  Rupces
Taxable income of AOP W-2) Share of Profit  Salary Interest capital Profit snare (2.2:1) Dissible income  Answer-7  Inco For	1,000 500 800 2,300 Libas & Co.	800 400 800 2,000	600 300 400	Total  2,400 1,200 2,000 5,600  Rupces 8,500,000
Taxable income of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Dissible income  Answer-7  Inco For	1,000 500 800 2,300  Libas & Co. ome and tax thereon r the tax year 2022	800 400 800 2,000	600 300 400	Total 2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000
Invalidation of AOP W-2) Share of Profit  Salary Interest capital Profit share (2.2:1) Dissible income  Answer-7  Inco For	1,000 500 800 2,300  Libas & Co. ome and tax thereon r the tax year 2022	800 400 800 2,000	600 300 400	5,600  Total  2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000 5,000,000
Invale income of AOP W-2) Share of Profit  Salary Interest capital Profit snare (2.2:1) Disable income  Answer-7  Income In the from business Income from capital gain — Disposal of securities of the income from other sources Into the from other sources Into the from other sources	Libas & Co. ome and tax thereon r the tax year 2022 (Separate block)	800 400 800 2,000	600 300 400	Total  2,400 1,200 2,000 5,600  Rupees 8,500,000 7,075,000 5,000,000 20,575,000
Invalle income of AOP W-2) Share of Profit  Salary Interest capital Profit snare (2.2:1) Disable income  Answer-7  Inco For  Inco For  Income from business Income from capital gain — Disposal of securities of the me from other sources Into Income  Come from capital gain — disposal of securities of the me from other sources Into Income	Libas & Co. ome and tax thereon r the tax year 2022 (Separate block)	800 400 800 2,000	600 300 400	70tal 2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000 5,000,000 20,575,000 (7,075,000)
Invalle income of AOP W-2) Share of Profit  Salary Interest capital Profit snare (2.2:1) Disable income  Answer-7  Inco For  Inco For  Income from business Income from capital gain — Disposal of securities of the me from other sources Into Income  Come from capital gain — disposal of securities of the me from other sources Into Income	Libas & Co. ome and tax thereon r the tax year 2022 (Separate block)	800 400 800 2,000	600 300 400	\$,600  Total  2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000 5,000,000 20,575,000 (7,075,000) 13,500,000
Invalidation of AOP  W-2) Share of Profit  Salary  Merest capital  Profit snare (2.2:1)  Disable income  Answer-7  Inco  For  Inco  For  Income from business  Income from capital gain — Disposal of securities of the income  Income from other sources  Income from capital gain disposal of securities  Income from capital gain dispos	Libas & Co. ome and tax thereon r the tax year 2022  (Separate block)	800 400 800 2,000 (W-1) (W-2)	600 300 400	5,600  Total  2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000 5,000,000 20,575,000 (7,075,000) 13,500,000 3,845,000
Invalidation of AOP W-2) Share of Profit  Salary Interest capital Profit snare (2.2:1) Dissible income  Answer-7  Inco For  Inco For  Income from business Income from capital gain — Disposal of securities of the income  Income from other sources Interest capital gain — disposal of securities of the income from capital gain — disposal	Libas & Co. ome and tax thereon r the tax year 2022 (Separate block)	800 400 800 2,000 (W-1) (W-2)	600 300 400	\$,600  Total  2,400 1,200 2,000 5,600  Rupces 8,500,000 7,075,000 5,000,000 20,575,000 (7,075,000) 13,500,000

### Saba Income and tax thereon For the tax year 2022

For the tax year 2022		Rupees
Income from other source  Profit on debt  Freelance income  Taxable:  Add: Share of profit from AOP for rate purpose  Taxable income for rate purpose  Tax liability [620,000 + (30% x 975,000)]  Tax liability on 1,600,000 (912,500/4,975,000) x 1,600,	(W-3) 912,500 000	100,000 1,500,000 1,600,000 3,375,000 4,975,000
(W-1) Income from capital gain — separate block  Gain from sale of shares of XOK Limited Gain from sale of shares PBB Limited Gain from sale of shares PBB Limited Loss from sale of shares of OOI Limited  (W-2) Income from other sources Loan received in cash  (W-3) Divisible income Taxable income of AOP Share of Saba (13,500,000 x ½)	[200,000 x (225-200)] [55,000 x (180-145)] [45,000 x (180-150)] [150,000 x (78-86)]	5,000,000 1,925,000 1,350,000 (1,200,000) 7,075,000 5,000,000 5,000,000 13,500,000 3,375,000

# PRACTICE QUESTIONS

Ouestion-I

Mt A and B are sharing profits as 2:3 in a shop run by them. Taxable income of AOP for the year is Rs. 600,000. Mr. A and B have also provided the following details which do not relates to shop run by the

Income from business	and the state of t	
Income from other sources	A	В
Zakat paid	500,000	-
Calculate the tax liability of firm and A and B?		310,000
Calculate and and Bi	20,000	22,000

Question-2

Question-1

Mr. C and D are sharing profits as 1:2 in a shop a run by them. Taxable income of AOP for the year is Rs. 800,000 Mr. C and D have also provided the following details which do not relates to business run by them.

	the state of the life.	
Income from capital gain	C	D
Income from business	900,000	-
Zakat paid	250,000	550,000
Share of loss from another AOP	5,000	17,000
Calculate the tax liability of firm and C and D?		(10,000)

Ouestion-3

Mr E and F are sharing profits as 1:1 in a shop a run by them. Taxable income of AOP for the year is Rs. 800,000 Mr E and F has also provided the following details which do not relates to shop run by them.

Income from business	E	F
Income from business	700,000	550,000
income from salary	250,000	
Zakat paid	3,000	18,000
Tax deducted by employer	2,000	_
Charitable donations made to non-profit organization	20,000	
Investment in new shares of a listed company	•	35,000
Required: Calculate the tax liability of firm and E and F?		

Mr G and H are sharing profits as 1:1 in a shop run by them. Taxable income of AOP for the year is Rs. 450,000.

Mr G and H have also provided the following details which do not relate to shop run by them.

The state of the s	h - mi o' minere	
	G	H
income from business	420,000	550,000
Zakat deducted by bank	3,000	18,000
Charitable donations made to non-profit organization	30,000	-
Age at start of tax year	72 years	51 years

Calculate the tax liability of firm and G and H?

Question-5

Mr land J are sharing profits as 1:2 in a shop run by them. Taxable income of AOP for the year is Rs. 800,000. Mr.

and I has also provided the following details which do not relates to business run by them.	and I has also provided the following	details w	hich do not	relates to business	run by them.
---	---------------------------------------	-----------	-------------	---------------------	--------------

broaded the following demine and	1	J
Income from capital gain	800,000	-
Tona L	250,000	-
"at on sale ac	-	750,000
Ma c of profit from another AOP	25,000	•

det ate the tax liability of firm and 1 and 19

ring profit and loss in the ratio of 60:40, respectively. Profit

		A B charing profit and loss in the		Profit
Ouesti AB As	on-6 sociates is an AOP, having 2 partners A s account for the year is as under:	and D shared i		2,000,000
and los Sales Less:	Cost of sales Purchases Salary to production manager Depreciation Other expenses	(a)	450,000 120,000 180,000 550,000	(1,300,000)
Grass p	Salary to partner A		280,000 50,000	
	Commission to partner B Depreciation on owned assets Depreciation on finance lease Finance charge on leased assets Advertisement	(c) (b) (b)	20,000 15,000 2,500 23,500 10,000	
Add:	Provision for doubtful debts Other expenses Dividend income	(d)	30,000	(431,000) 10,000
Net pr				279,000
Additi	ional information	Rs. 18,000 single payment in cash. A	ggregate freight c	
b) 1 c) 1	ease rentals for the year are Rs. 18,000 fax depreciation is Rs. 90,000. Other expenses represent the following:			
•	Loss on disposal of fixed assets Miscellaneous expenses			13,000

7	Oner expenses represent the following:	
	Loss on disposal of fixed assets	
	Miscellaneous expenses	13,000
	Interest expense on loan utilized for purchase of fixed assets	40,000
	Residential telephone bills of partner A	5,000
•	Bad debts recovered (disallowed by the toy deposits on the standard of th	5.000

· Bad debts recovered (disallowed by the tax department in the previous year when it was claimed as bad debt expense)

(33,000)

30,000

e) Analysis of the liabilities reveals that the following amounts are outstanding for more than 3 years: Bank loan

Interest on the above bank loan 80,000 Advance from customers 200,000

Further information

40,000 60,000

- Mr. A has disclosed further following information:
- a) Business Income- PSI is Rs. 600,000
- b) He has also paid donation to approved charitable organisations amounting to Rs. 15,000.
- Mr B has disclosed the following:

  - a) Mr B d sposed off shares of a private company for Rs 500,000 which were purchased by him 3 years ago He also disposed off chares of listed company at a gain of Rs. 30,000 after holding them for a period of
  - He suffered loss of Rs 150,000 from another AOP GH brothers d) He earned Rs 20,000 from sale of personal car.
  - e) He earned dividend income of Rs 10,000

### Required:

Calculate tax hability of members and AOP

266

PRACTIC	CE QUESTIONS SOLUTION		
Auswer-1	SASSOLUTION		
Alle-	AOP		
	Income and tax thereon		
Taxable income of AOP	TY 20XX		
Tax asbility of AOP	(200,000 x 5%)	-	600,000
(W-1) Divisible Income	,		10,000
(W-1) Divisible Taleonie Taxable income of AOP			
187anic			600,000
Share of A	(600,000 x 2/5)	_	
Share of B	(600,000 x 3/5)		240,000
, tillin of A	, , , , , , , , , , , , , , , , , , ,		360,000
Tax hability of A meane from business			
Less Zakat			500,000
Jaxable Income			(20,000)
Add Share of profit from AOP for rate purpo.	se [S.88]	Ì	480,000
Taxable income for rate purpose	- [5.56]		240,000
Tax hability	(10,000 + 120,000 x 10%)	22.000	720,000
T. Johnham an actual tourists.	· ·	22,000	
Tax hability on actual taxable income	$\left(\frac{22,000}{720,000} \times 480,000\right)$		14,667
Tax liability of B	(720,000		- 1,007
Income from other source			
Less Zakat			310,000
Taxable Income			(22,000)
Add Share of profit from AOP for rate purpos	e [S.88]		288,000
axable income for rate purpose			360,000
Tax liability	(10,000 + 48,000 x 10%)	14,800	648,000
at ughility on actual second to	. 14 000	27,000	
ax hability on actual taxable income	$\left(\frac{14,800}{648,000} \times 288,000\right)$		6,578
	(648,000 /		0,0,0
#swer-2			
	AOP		
	Income and tax thereon		
Nable income of AOP	TY 20XX		
hability of AOP			800,000
	(10,000 + 10% x 200,000)	-	30,000
Addie Income			20,000
Aabie income of AOP			
TO AOP			800,000
ne (I) C		-	500,000
FOLIS	(800,000 x 1/3)		366.665
laker	(800,000 x 2/3)		266,667
ome from capital gain			533,333
ome from business .			
Aguiezz .			900,000
			250.000

250,000

Chapter 12: Association of Persons			
			1.150,000
Total Income			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Less Zakai [8 60]			1,145,000
Lavable Income	[\$.88]	_	266.6
Add Share of profit from AOP for rate purpose	[5.00]		266,667
Taxable income for rate purpose	(70,000 + 211,667 x 15%)	101,750	1,411,667
Tax hability	(70,000 + 211,007 & 12.07		
Tax hability on actual taxable income	$\left(\frac{101.750}{1411,667} \times 1,145,000\right)$		82,529
	(14(1,007		
Tax liability of D			
Income from other source			550,000
Less Zakat			(17,000)
Taxable Income		<del></del>	522
	[S.88]		533,000
Add Share of profit from AOP for rate purpose	[5.66]		533,333
Taxable income for rate purpose	1000 177000 1007	56 (22	1,066,333
Lax hability	(10,000 + 466,333 x 10%)	56,633	
Lax liability on actual taxable income	$\left(\frac{56,633}{1066,333} \times 533,000\right)$		28,308
	\1 066,333 /		,- 40
Answer-3			
	AOP		
	Income and tax thereon	1	
Taxable income of AOP	TY 20XX		
Tax liability of AOP	(10.000		800,000
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(10,000 + 200,000 x 10%)	<del>-</del>	30,000
(W-1) Divisible Income			00,000
Taxable income of AOP			
Table meonie of MOP			000.000
Share of E		_	800,000
	(800.000 x 1/2)		
Share of F	(800,000 x 1/2)		400,000
Tax liability of E	(000,000 x 1/2)		400,000
Income from business			
Income from salary as full time teacher			700,000
rotal theome			250,000
Less Zakat		_	
l'axable Income			950,000
Add Share of profit from AO? for rate purpo		_	(3,000)
The solidity blickory	ose [S.88]		947,000
Tax hability			400,000
	(70,000 + 145 0)	_	1,347,000
Lax hability on actual taxable income	$(70,000 + 147,000 \times 15\%)$	92,050	
on actual taxable income		74,000	
Less Las cond.	$(1.347.000 \times 947.000)$		64,71
Less Lax credit on charitable donation	$\left(\frac{92.050}{1.347.000} \times 947,000\right)$		04,71
15 14557 /	(S.61) (92.050.1.2.1.2		
Passblutto	% of 947,000 (92,050/1,347,000)	) x 20,000	(1.367
Payable to Government			
			(2006
			61.3.11
267		-	
407			

Tax liability of F			
AME HOW			
. 78401			550,000
the lucoure			550,000 (18,000)
	[S 881		532,000
Add. Snare of per pose for rate purpose	المراجعة الم		400,000
and ability	(10.000	-	932,000
av hability on actual taxable income	(10,000 + 332,000 x 10%)	43,200	772,000
	$\left(\frac{43,200}{932,000} \times 532,000\right)$	,	24,659
C is lower of: 35,000 or 20% of 532,000 or	S.62] (43,200/932,000) x 35,000		(1,622)
ayable to Government	or 2,000,000		(1,022)
il and the second secon			23,037
nswer-4	AOP		
	Income and tax thereon		
axable income of AOP	TY 20XX		
ax hability of AOP	(50.000 ea/s	_	450,000
	(50,000 x 5%)		2,500
(A-1) Divisible Income			
exable income of AOP		_	450,000
hare of G	(450,000 x 1/2)		225,000
nare of H	(450,000 x 1/2)		225,000
ax liability of G	·		
come from business			420,000
otal Income		<del></del>	420,000
ess Zakat	[S.60]		(3,000)
axable Income			417,000
dd Share of profit from AOP for rate purpose	[S.88]	_	225,000
axable income for rate purpose		_	642,000
ax hability	(10,000 + 42,000 x 10%)	14,200	
ax Lability on actual taxable income	$\left(\frac{14,200}{642,000} \times 417,000\right)$		9,223
555 Tax credit on charitable donations [S.6			(664)
C.s lower of: 30,000 or 30% of 417,000			
hable to Government		_	8,559
a liability of H		_	
come from business			550,000
S Zakat			(18,000
ixable Income			532,000
Id Share of profit from AOD for sate Purpose	[S.88]		225,000
THURST AN ESSA STATE OF THE STA	ĮD. OOJ	_	757,000
	(10,000 + 157,000 x 10%)	25,700	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
liab.lity on actual taxable income	$\left(\frac{25,700}{757,000} \times 532,000\right)$		18,06
" "QUALITY On achial tour blade	/ /5./00		

Answer-5	
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### AOP Income and tax thereon TY 20XX

	TY 20XX		
Taxable income of AOP			Α.
Tax liability of AOP	(10,000 + 200,000 x 10%)		800,000
			30,000
(W-1) Divisible Income			*
Taxable income of AOP			96.
			800,000
Share of I	(800,000 x 1/3)		
Share of J	(800,000 x 2/3)		266,667
Tax liability of I	,		533,333
Income from capital gain			
Income from business			800,000
Total Income		_	250,000
Less: Zakat			1,050,000
Taxable Income		_	_
Add. Share of profit from AOP for rai	te mirrose 15 881 (266 667+ 25 000)		1,050,000
THE DUTTE TOT TALE DRIDGE	FF-50 [5.60] (200,0077 25,000)		291,667
Tax liability	(70.000 + 141.65E + 171.	-	1,341,667
Tax liability on actual taxable income	(70,000 + 141,667 x 15%)	91,250	7.7.007
Tax liability on actual taxable income  Tax liability of J	$(1,341,667 \times 1,050,000)$		71,413
			7,173
	J.		
	Income and tax thereon		
Taxable Income	For the TY 20XX		
Add Share of profit from AOP for rat	to Duman		
· · · · · · · · · · · · · · · · · · ·	[S.88]		0
1 97 1190111(A		-	533,333
Tax liability on actual taxable income		O1 =	533,333
- Sale of personal car has no impact he	27 filtres -	(No need)	
capital asset. [S.37(5)]	cause as per the definition of capital asset person-		0
Answer-6	cause as per the definition of capital asset persona	ii moveable prope	rty is not a
	Tavable AB Associates		
	**Advie Income and Tow Th		
Income from D.	Tax Year 20XX		
Income from Business (W-1) Taxable Income			

Taxable Income		
Tax liability		Rs.
Add Tax on FTD	(10,000	823,500
l Otaj tax	$(10,000 + 223,500 \times 10\%)$	823,500
Less: Tax on FTR deducted	(12%)	32,350
Tax payable to government		1,500
		33,850
		(1,500)
		32,350

(30,000 x 12.5%)

 $(10,000 \times 15\%)$ 

tacquired on or after 1 7 16)

Add Tax on FTR

-655 Tax on Dividend

Total tax

3,750

1,500

7,361

(1,500)5,861

		ls.
W. I. In. me fr m Branes AOP		279.00 182
		180,00
the state of the	[5,210]	280,00
	[5 21(0)]	50.6
· · Danteer Fi	· ·	50,00
er - con section		20 0
st is a second could		15,6
· · · · · · · · · · · · · · · · · · ·	[5 29 (1)]	2,5
to so the first sports	[3 4 (1)]	10,0
in a residence of the Arrests	fr 312.11	13,6
Ke era ceptine h cof Partner-A	[\$ 21(1)]	5 ()
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	[\$ 34(5)]	800
y ', t wilston,	[5 34(5)]	400
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		771
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enclose to the contract of the	[S 28(1 Hb)]	(91) (,1
series, Isan Dente Recovers 1876,	h.3	(18,60
* http://www.te-be-taxed-under LLR	' ')	(33 9)
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man to a sea topics		(151.)
		823
a flaction because		33,000
,		
		_

## LECTURE NOTES

Ourstion-1

Baquard Asad are members of an association of persons and share profits and losses in the ratio of 3:2 respectively. Asau an Asau and Asau

Following	Rupees
	30,000,000
Sures	(20,500,000)
Cost of sales	9,500,000
Grass profit  Grass profit  Amunistrative and selling expenses	(4,420,000)
rnancial charges (including Rs. 462,000 for assets on lease)	(980,000)
r nancial charges (included)	1,700,000
piner income	5,800,000
Basin pefore taxation	

### Additional information:

Cost of sales includes:

Provision of Rs. 75,000 against slow moving stores and spares.

Freight charges of Rs. 260,000. These were paid in cash to Momin Goods Transport for transporting goods to customers in Multan.

Administrative and selling expenses include:

Salary of Rs. 290,000 and Rs. 100,000 paid to Baqir and Asad respectively.

Bonus of Rs. 310,000 paid to Asad.

Accounting depreciation of Rs. 600,000. It relates to a car acquired on 1 January 2015, on finance lease (11) for Rs. 3,000,000. (Lease rentals paid during the year amounted to Rs. 857,000. The vehicle has been [111] used 70% for business purposes and 30% for personal use.)

Other income includes:

(.) Capital gain of Rs. 600,000 from sale of shares of a private limited company. Shares were acquired on 1 August 2014. Date of sale is 30 September 2015.

Bagir personal data:

Luring the year the Baqir besides his share in the firm enjoyed income and sustained losses from the sources given Délow

		RS.
65	Y C Alexander	2,500,000
(a)	Income from other source	35,000
(b)	Share of a loss from another association of persons	
		30,000
(c)	Zakat paid	50,000
(d)	Investment in shares given by privatization commission of Pakistan	50,000

### Required:

of the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income, the tax payable by AOP and Mr. Baqir for tax year 2016. Assume tax and accounting depreciation is same for owned assets. (12)

Notes

Your computation should commence with the profit before tax figure of Rs. 5,800,000.

Show all relevant exemptions, exclusions and disallowances.

Question-2

A, B and C are members of an association of persons (ABC) and share profits and losses in ratio of A, B and C are members of an association of persons (1906) and C are members of an association of persons (1906) and the second of trading consumer electronics and has two independent of the persons of trading consumer electronics and has two independent branches in Tehran and Dubai Following information has been extracted from ABC's profit and loss account for the year ended 31 December 2018:

·	
Sales	Rupees
Cost of sales	15,000,000
Gross profit	(8,000,000
Administrative and selling expenses	7,000,00
Financial charges	(2,000,000
Other income	(1,000,000
Profit before taxation	500
Cost of sales includes:	500,00 4,500,00

Closing stock which is valued at cost which is Rs. 1,300,000. However NRV is 1,100,000.

Administrative and selling expenses include:

- ive and selling expenses include:

  Commission of Rs. 290,000 paid to A, annual performance award of Rs. 310,000 paid to B and Rs 455,000 paid to MCB Bank Limited in final settlement of a loan obtained by C for the construction of (ii) Eid milan party expense Rs. 12,000. Gii)
- Accounting depreciation for the year amounting to Rs. 400,000. (Tax depreciation is Rs. 300,000) Other income include:

Profit on debt of Rs. 450,000 earned on fixed deposit account maintained with a bank. The bank withheld income tax

The assessed business losses of tax year 2013 brought forward in year 2019 are Rs. 830,000. These include

For the year ended 31 December 2018 Dubai branch made a profit of Rs. 1,500,000 and Tehran branch made a loss of Rs. 1,800,000. These figures are not included in the above profit and loss account. Mr. A details: He earned Business income of Rs. 600,000. Required:

(a) Compute taxable income, tax payable by ABC and amount to be carried forward, if any, for tax year 2019

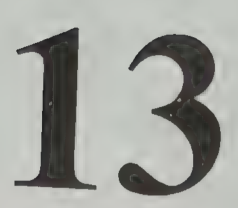
Your computation should commence with the profit before tax figure of Rs. 4,500,000. Show all relevant exemptions, exclusions and disallowances.

Profit on debt (Final Tax income)

Tax rates

15%

## EXEMPTIONS AND TAX CONCESSIONS



- 1. Agricultural income [Sec. 41]
- 2 Agriculture produce as raw material [Rule-11]
- 3 Diplomatic and United Nations exemptions [Sec. 42]
- 4. Foreign government officials [Sec. 43]
- 5. Exemptions under international agreements [Sec. 44]
- 6. President's honour [Sec. 45]
- 7. Profit on debt [Sec. 46]
- 8. Scholarships [Sec. 47]
- 9. Support payments under an agreement to live apart [Sec. 48]
- 10 Federal Government, Provincial Government, and Local Government income [Sec. 49]
- Foreign-source income of short-term resident individuals [Sec. 50]
- 12. Foreign-source income of returning expatriates [Sec. 51]
- 13 Exemptions and tax concessions in the Second Schedule [Sec. 53]
- 14 Exemptions and tax provisions in other laws [Sec. 54]
- 15. Limitation of exemption [Sec. 55]

## EXEMPTIONS AND TAX CONCESSIONS **CHAPTER 13**

Agricultural income |Sec. 411

Agricultural income derived by a person shall be exempt from tax. (a) any rent or revenue received by a person from land:

used for agricultural purposes;

(b) any income received by a person from land situated in Pakistan from

(ii) the <u>performance</u> by a cultivator or receiver of rent-in-kind <u>of process</u> employed for taking the produce

(iii) the sale by a cultivator or receiver of rent-in-kind of the produce, for which no process is performed

(c) income from building is also agricultural income if:

(i) building is owned and occupied by cultivator or receiver of the rent;

(ii) building is located in the immediate vicinity of the land used for agricultural purpose

(iii) building is used as a dwelling-house, a store-house, or other out-building by cultivator or receiver of the rent in-kind due to his connection with agricultural land.

Agriculture produce as raw material [Rule-11]

where a person who is a cultivator or receiver of rent in kind uses agriculture produce as raw materials in his business, then business income shall be computed as follows:

Total income

Less: Market value of agricultural produce used in the business as raw material

YXX

(XXX)

XXX

Only above amount can be deducted. No other expense shall be allowed.

The market value shall be calculated as follows:

Scenario	Market price
after application of any process ordinarily employed to render it fit to be taken to market	the market price at the time it is used as raw materials in the person's business
2. in any other case	Market price is sum of:  a) the expenses of cultivation; and b) the land rent paid for the area in which the produce is grown.

Diplomatic and United Nations exemptions [Sec. 42]

(2) The income of an individual entitled to privileges under the Diplomatic and Consular Privileges Act, and Any pension received by a citizen of Pakistan because of his former employment in the United Nations. It

will be exempt if person's salary from employment was exempt.

foreign government officials [Sec. 43] Rovernment officials [Sec. 43]

Journal of the services rendered to foreign government shall be exempt:

allowing are the conditions: the employee is a citizen of the foreign country and not a citizen of Pakistan;
employee is a citizen of the foreign country and not a citizen of Pakistan; (b) employee is a citizen of the foreign country and not a citizen of Pakistan; employees in foreign country; and and a citizen of Pakistan; employees in foreign country; and and a citizen of Pakistan;

the foreign government gives a similar exemption to employees of the Federal Government.

Chapter 13: Exemptions and Tax Concessions

(1) Pakistan-source income which Pakistan is not permitted to tax under a tax treaty shall be exempt. (2) Salary received by an industrial treat because Fremptions under international agreements for permitted to tax under a tax treaty shart 50 oxempt.

(1) Pakistan-source income which Pakistan is not permitted to tax under a tax treaty shart 50 oxempt.

(2) Pakistan-source income which Pakistan is not permitted to tax under a tax treaty shart 50 oxempt.

(2) Salary received by an individual (not being a citizen of Pakistan) shall be exempt if mentioned in an Alg.

(3) Salary received by an individual (not being a citizen of Pakistan) government or public international organization. Pakistan-source income which rakistan is not permit of Pakistan) shall be exchipt a month of an Ald Salary received by an individual (not being a entiren of Pakistan) shall be exchipt a month of an Ald Salary received by an individual (not being a entiren of Pakistan) shall be exchipt a month of an Ald Agreement between the Federal Government and a foreign government or public international organization,

where -

(a) the individual is:

(b) the Aid Agreement is with a foreign country, the individual is a citizen of that country; and

(3) Any income received by a person (not being a citizen of Pakistan) working as a contractor, consultant, or Any income received by a person (not being a citizen of Pakistan) working a bilateral/multilateral technical expert on a project in Pakistan shall be exempt from tax if provided for in a bilateral/multilateral technical expert on a project in Pakistan shall be exempt from tax if provided to a government or public international assistance agreement between the Federal Government and a foreign government or public international organization, where -

(a) the project is financed out of funds given;

- (b) the individual is
  - either a non-resident or
  - a resident solely because of service under the agreement;
- (c) the income is paid out of the funds given.

Exemptions to certain foreign residents or foreign source income of residents Refer Section 42,43 and 44

President's honour [Sec. 45]

- President's nonour [Sec. 45]
  (1) An allowance attached to any Honour, Award, or Medal given to a person by the President of Pakistan shall be exempt from tax.
- (2) Any monetary award granted to a person by the President of Pakistan shall be exempt from tax.

Profit on debt [Sec. 46]

Any profit (interest) received by a non-resident person on a security issued by a resident shall be exempt from tax

(a) the persons are not associates;

- (b) the security was widely issued by the resident person outside Pakistan for raising a loan outside Pakistan. The
- (c) the interest was paid outside Pakistan; and

(d) the security is approved by the Board.

Scholarships [Sec. 47]

Any scholarship granted to a person to meet the cost of education shall be exempt. If the scholarship is paid

Support payments under an agreement to live apart [Sec. 48] Any income received by a spouse as support payment under an agreement to live apart shall be exempt from tax

# Chapter 13: Exemptions and Tax Concessions

### federal Government, Provincial Government, and Local Government income [Sec. 49] (1) The income of the Federal Government shall be exempt from tax

- The income of a Provincial or a Local Government in Pakistan shall be exempt from tax

  (2) Rusiness" derived by a Provincial Local Government of the exempt from tax However "Income from Business" derived by a Provincial Local Government from a business outside its jurisdictional area
- Any person making payment to the Federal/Provincial/Local Government shall not deduct tax.

a) corporation, company established by or under a Federal or a Provincial law

b) corporation, company set up, owned and controlled, by the Federal or a Provincial Government. The above rule applies ignoring the fact that the ultimate destination of income resides with Federal or a

## foreign-source income of short-term resident individuals [Sec. 50]

The foreign-source income of an individual will be exempt from tax if-11

he is a resident solely because of his employment; and

- he is present in Pakistan for a period or periods not exceeding 3 years. (b)
- However under following circumstances foreign-source income of an individual will be chargeable to tax
  - any income derived from a business of the person established (outside Pakistan due to presence) in
  - any foreign-source income brought into or received in Pakistan. (b)

## Foreign-source income of returning expatriates [Sec. 51]

- (1) Any foreign-source income derived by a citizen of Pakistan in a tax year who was not a resident individual in any of the 4 tax years preceding the tax year in which the individual became a resident shall be exempt from
  - in the tax year in which the individual became a resident and

• in the following tax year.

(2) Already covered under the head Income from Salary.

### Example

Vir Aslam has been residing in America since 2000. He returned to Pakistan on 13th June 2010. Following is the details of his income.

Income C				
Income from business	2010	2011	2012	2012
Pakistan source	200,000	500,000	200,000	2013
Foreign source	600,000	900.000	300,000	300,000
Calculate his taxable income for all th	a vann undan tha tu a	for all and a second	300,000	600,000

Calculate his taxable income for all the years under the two independent scenarios?

(a) He has not brought all his foreign source income in Pakistan.

(b) He brought all his foreign source income in Pakistan. Answer

In both cases soluti

Income from business	2010	2011	2012	2013
Pakistan source	200,000	500,000	200,000	300,000
Foreign source	Not chargeable as non-reisdent	Exempt as per S. 51(1)	Exempt as per S. 51(1)	600,000
oral	200,000	500,000	200,000	900,000

# Chapter 13: Exemptions and tag-

# Exemptions and tax concessions in the Second Schedule [Sec. 53]

(1) The incomes persons specified in the Second Schedule shall be -

(a) exempt from tax.

(b) charged at lower rates.

(c) allowed a reduction in tax liability. (d) exempted from the operation of any provision of this Ordinance.

(d) exempted from the operation of any provision of this ordinance.

(1A) Where any income is exempt it shall be included in the total income, however no tax shall be paid on it.

(1A) Where any income is exempt at of Federal Minister in charge, amend the Second Schedule by each. (1A) Where any income is exempt it shall be included in the total income, the Second Schedule by adding, omitting
(2) Board may, with the approval of Federal Minister in charge, amend the Second Schedule by adding, omitting

or changing any clause or condition.

or changing any clause or condition.

All the amendments shall effect any tax year beginning on any date before or after the commencement of the

financial year in which the notification is issued.

(3) The Federal Government shall place before the National Assembly all amendments made by it in the 2nd Schedule in a financial year.

## Exemptions and tax provisions in other laws [Sec. 54]

A provision in any other law which -

(a) exempt any tax imposed under this Ordinance;

(b) reduces the rate of tax under this Ordinance;

(c) reduces tax liability under this Ordinance; or

(d) exempt the operation of any provision of this Ordinance

shall have no legal effect unless it is also mentioned in this Ordinance.

Where any income is exempt from tax, the exemption shall be limited to the original recipient and shall not extend to any person receiving any payment out of that income.

### General example

- 1. Honda Cars company earned income from business of Rs. 100.
- 2. It paid Rs. 29 (100 x 29%) as income tax on its income from business.
- It is decided that Rs. 71 left is to be distributed to shareholders as dividend.
- Now Honda while making payment of dividend will deduct tax of Rs. 10.65 (71 x 15%).

### Example of section 55

- 1. A company earned agricultural income of Rs. 100.
- 2. It paid Rs. 0 as income tax on its income from business because agricultural income is exempt.
- 3. It is decided that Rs. 100 is to be distributed to shareholders as dividend.
- 4. Now Company while making payment of dividend will deduct tax of Rs. 15 (100 x 15%) because exemption was available to the original recipient of income only, it will not extend to shareholder receiving dividend out of company's income from business.

## ICAP PAST PAPER QUESTIONS

Ouestion-1

Ouestion-1

Ali, a Pakistani Citizen, returned to Pakistan in November 2004 after completing his employment contract in Mr All. a remarked (UAE). He worked till October 2004 in UAE where there was no tax on salaries .Mr. Ali is in Pakistan since then and has been employed by a local company.

Pakistan since implication on Mr. Ali's income, earned in UAL and Pakistan, for the tax year 2005

(Q.4(b) March 2006)

Question-2 Operation Abdulah, an employee of a Malaysian based company, has been assigned to work in Karachi, in its subsidiary Abundanty which is registered under the Companies Act, 2017. The initial assignment of two years commenced on March 1, 2009 and would be extended subject to mutual agreement.

March 1, Louis remuneration will be paid in Malaysia, details of which are given below:

Nature of Income	Amount in Equivalent
	Rupees
Pakistan source salary income for the tax year 2009	5,750,000
the salary income for the tax year 2010	17,250,000
source salary income for the tax year 2009	12,000,000
Foreign source salary income for the tax year 2010	3,000,000

Required:

Explain the residential status of Mr. Abdullah under the Income Tax Ordinance, 2001 for the tax year 2009 and 2010.

Compute taxable income of Mr. Abdullah for the tax years 2009 and 2010. Support your computation with appropriate comments.

(Q.5 September 2009)

Margaret, a German national was employed as a Technical Manager of Faiza Chemicals Limited, a resident company, on 1 October 2010 for a term of two years. Under the terms of employment, she was allowed to deliver ectures at various professional organizations. During tax year 2012, she conducted three workshop sessions, the details of which are as follows:

Workshop Session in Lahore: A fee of US\$ 15,000 in equivalent Pak Rupees was received from a local event

manager The fee was credited to her bank account maintained in Karachi. Workshop Session in Munich: A fee of US\$ 25,000 was received in Germany in her Munich bank account

Workshop Session in Dubai: A fee of US\$ 20,000 was remitted to her bank account in Karachi.

Discuss the taxability of the amounts received by Margaret for conducting the workshop sessions during tax year (Q.3(b) September 2012)

Question-4

plain the treatment of foreign source income for tax year 2017 under the following independent situations:

Joseph, a South African cricket coach is working in Pakistan under an employment contract since 20 July 2014. During the tax year 2017, he earned foreign source income from his business established in South

On 15 January 2016 Tarhan returned to Pakistan from London after 10 years and has been living in Pakistan since then. During the tax year 2017, he received GBP 5,000 as return from his investment in London. London.

(Q.2 (b) September 2017)

# Chapter 13: Exemptions and Tax Concess.

Question-5
Under the provisions of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the provisions of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income or loss under correct head of the Income Tax Ordinance, 2001 compute taxable income taxable incom I nder the provisions of the factories agreement to live apart, her spouse meome for tax year 20x8, in the following case:

Mrs. Raees separated from her spouse due to certain disagreements. Under an agreement to live apart, her spouse meant agreement agreement to live apart, her spouse meant agreement agreemen Mrs Raees separated from her spouse due to certain disagreements. Under an agreement. The fair market rent of the house provided her a house and paid cash of Rs 150,000 per month as support payment.

Question-6
Nadeem has agricultural land in Thatta which is being used for the cultivation, 140,000 tonnes of sugar cane was sold to a considerable cultivation, 140,000 tonnes of sugar cane was sold to a considerable cultivation. Nadeem has agricultural land in Thatta which is being used for the cumvation of sugar cane was sold to a sugar cultivated 200,000 tonnes of sugarcane. Out of total cultivated 200,000 tonnes of sugarcane. Out of total cultivated 200,000 tonnes of sugarcane. cultivated 200,000 tonnes of sugarcane. Out of total cultivation, 140,000 tonnes of sugar mill. During the mill at a price of Rs. 4,550 per ton whereas the remaining quantity was utilized in his own sugar mill. year, there were no other purchases of sugar cane by his sugar mill.

The sale of his sugar mill stood at Rs. 310 million whereas total expenses other than the raw material amounted to

Rs. 19 million. There was no opening and closing stock of sugarcane. Required:
Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income

of Nadeem for the tax year 20X8.

Mohsin has been working at the head office of Lewis Consulting, Inc. (LCI) situated in New York, USA. On 1 January 20X8, LCI had established its branch office in Pakistan and had sent Mohsin for two years as Country

During the tax year 20X9, apart from salary income, Mohsin earned/received the following amounts:

- On 15 December 20X8, he conducted a seminar in USA for a fee of USD 18,000. On his request, the event manager transferred the amount (net of tax) directly to his personal bank account in Islamabad on 10 January
- On 31 May 20X9, he earned income from his business established in USA and brought 40% of the income to Pakistan.

Required:

Under the Income Tax Ordinance, 2001:

(i) state the residential status of Mohsin for the tax year 20X8.

(01)

(ii) discuss the taxability of his foreign source incomes for the tax year 20X9.

(04)

(Q.2 (b) March 2019)

### Question-8

On 1 July 20X1, Mrs. Ahmed separated from her spouse and decided to live apart with her six years old son. Below are the extracts of clauses from the agreement to live apart:

- Mr. Ahmed will pay Rs. 50,000 in cash every month to his spouse.
- Mr Ahmed will continue to pay his son's monthly school fee of Rs. 10,000. (11)
- Mr. Ahmed will transfer the ownership of a shop in her spouse's name. The shop was already in use by a tenant at a monthly rent of Re. 28 000. (m) tenant at a monthly rent of Rs. 88,000. Mrs. Ahmed will be entitled to receive the rent from the date of transfer of ownership in her name.

On 1 September 20X1, the ownership of the shop was transferred in her name. Required:

Under the provision of the Income Tax Ordinance, 2001 briefly explain the tax treatment of the above arrangement in the income tax return of Mrs. Ahmed for the tax. in the income tax return of Mrs. Ahmed for the tax year 20X2. Also specify the head of income under which each of (04) (Computation is not required)

(Q.4(a) March 2021)

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# ICAP PAST PAPER SOLUTIONS

This was a slightly difficult question but many candidates were able to give a reasonable explanation on the tax This was on income earned in UAE and Pakistan

Any foreign- source income derived by a citizen of Pakistan in a tax year who was not a resident individual in any of foreign sour tax years preceding the tax year in which the individual became a resident shall be exempt from tax under the four tax years in which the individual became a resident shall be exempt from tax under the Ordinance in the tax year in which the individual became a resident individual and in the following tax year.

Since the stay of Ali is more than 4 years, the foreign source salary is treated as exempt. If we assume that his Assuming that step of less than 4 years the salary would be taxable because no foreign tax is paid. The income earned in Pakistan is fully taxable.

Answer-2 He is non-resident for TY 2009 as his stay in Pakistan is less than 183 days [Sec. 82]. He is resident for TY 2010 as his stay in Pakistan is more than 183 days.

Valure of income	Amount in Rupecs	Taxable/ exempt	Taxable amount
Tax Year 2009	6 700 000		<del></del>
Pakistan source income	5,750,000	Taxable	5,750,000
foreign source income	12,000,000	Exempt(N-1)	
Jaxable income			5,750,000
Tax Year 2010			
Pakistan source income	17,250,000	Taxable	17,250,000
oreign source income	3,000,000	Exempt (N-2)	
Taxable income			17,250,000

6)

Since he is non-resident for the tax year 2009, only his Pakistan source income is taxable. [S.11(6)]

fore an source income of Mr. Abdullah is exempt from tax because: [S.50]

- •he is a resident individual in Pakistan solely by reason of the individual's employment;
- the is present in Pakistan for a period or periods not exceeding three years, and
- his foreign source income was not received in Pakistan.

### Answer-3

### Workshop Session in Lahore

As n is Pakistan Source income of resident, therefore it is chargeable to tax in normal way.

### Werkshop Session in Munich

As per the provisions of ITO, 2001 [S.50], the foreign-source income of an individual will be exempt from tax if

tar he is a resident individual solely by reason of the individual's employment; and

he is present in Pakistan for a period or periods not exceeding three years.

As she is resident individual solely by reason of the individual's employment and she is present in Pakistan for a

Per od or periods not exceeding three years, therefore her income from rendering services in Munich being

oreign source income is exempt from tax.

anishan Session in Dubai As per the provisions of ITO, 2001 [S.50], foreign-source income of an individual will be exempt from tax if

he is a resident individual solely by reason of the individual's employment; and

he is present in Pakistan for a period or periods not exceeding three years. ever if any foreign-source income is brought into or received in Pakistan by the person than it will not be

As the income is remitted to her bank account in Karachi, therefore it is taxable.

# Chapter 13: Exemptions and Tax Concessions

### Answer-4

The foreign-source income of an individual will be exempt from tax if-

(a) he is a resident solely because of his employment; and

(b) he is present in Pakistan for a period or periods not exceeding 3 years. (b) he is present in Pakistan for a period of periods flot exceeding the present in Pakistan for a period of periods flot exceeding the present in Pakistan for a However foreign-source income will be chargeable to tax if it is brought into or received in Pakistan for a However foreign-source income will be chargeable to tax if it is brought and he is present in Pakistan for a period of periods flot exceeding the present in Pakistan for a period of periods flot exceeding the period of per However foreign-source income will be chargeable to tax if it is brought the present in Pakistan for a period or per oc.

As Mr. Joseph is a resident solely because of his employment and he is present in Pakistan for a period or per oc.

As Mr. Joseph is a resident solely because from business earned in South Africa will be exempt from business. As Mr. Joseph is a resident solely because of his employment and in South Africa will be exempt from tax not exceeding 3 years therefore 75% income from business earned in South Africa will be exempt from tax not exceeding 3 years therefore 75% income from business earned in South Africa will be exempt from tax Remaining 25% will be chargeable to tax as it is brought into Pakistan. [S. 50 (2) (b)]

Any foreign source income derived by a citizen of Pakistan in a tax year who was not a resident individual in any of Any foreign source income derived by a chizen of Landson, which the individual became a resident shall be the 4 tax years preceding the tax years preceding the tax years preceding the tax years. exempt from tax;

in the tax year in which the individual become a resident and

• In the following tax year.

Since Farhan is returning expatriate so his foreign source income from investment in London in TY 2017 is exempt from tax In the given situation he became resident in TY 2017.

### Answer-5

Taxable income (Note)

Note: Any income received by a spouse as support payment under an agreement to live apart shall be exempt from tax. Therefore Rs 150,000 per month as support payment and the fair market rent of the house Rs.50,000 per month is exempt from tax.

Answer-6

Taxable income

Agricultural income - Exempt

Income from business

Gross revenue

Less: Fair value of produce

Less: Other expenses

 $(Rs. 4,550 \times 140,000) = Rs. 637 \text{ mill.}$ 

(Rs. 4,550 x 60,000)

310
(273)
(19)
18
18

Rs. in mill

Taxable income

An individual shall be a resident individual for a tax year if the individual is present in Pakistan for a period Answer-7 of, or periods amounting in aggregate to, 183 days or more in the tax year. As Mohsin is present in Pakistan i) for a period of 181(31+28+31+30+31+30) days in tax year 20X8, he would be considered as non-resident for tax year 20x8

The foreign-source income of an individual will be exempt from tax if in

a) he is a resident solely because of his employment; and

b) he is present in Pakistan for a period or periods not exceeding 3 years.

However under following circumstances foreign-source income of an individual will be chargeable to tax if any foreign-source income is brought into or received in Pakistan. [S.50]

Mohsin has earned fee of USD 18,000 in USA. However, the amount has been brought into Pakistan on 10 January 20x9 to his personal best January 20x9 to his personal bank account. Therefore this foreign source income will be taxable because it is brought into Pakistan. is brought into Pakistan.

Similarly, income from business earned in USA will also be taxable to the extent it is received in Pak stall i.e. 40% The remaining 60%. i.e. 40%. The remaining 60% will remain exempt as all of the above mentioned conditions are it

## Chapter 13: Exemptions and Tax Concessions

An income received by a spouse as support payment under an agreement to live apart shall be exempt from tax. As 50,000 (monthly payment) are being received by Mrs. Ahmed under an agreement to live apart, this amount will be exempt from tax. Similarly the school fee paid by Mr. Ahmed of Rs. 10,000 will also be exempt in hands of Mrs.

gent received from shop will be considered as income of Mrs. Ahmed and it will be classified under the head mount property of Mrs. Ahmed. The rent amount will be included in income from the date of transfer of shop i.e. 01 September 20X1. Total amount to be included in Mrs. Ahmed income under the head mount from property for the tax year 20X1 is Rs. 880,000 (88,000 x 10).

# LOSSES



- 1 Set off of losses [Sec. 56]
- 2. Set off of losses of companies operating hotels [Sec. 56A.]
- 3. Carry forward of business losses [Sec. 57]
- 4. Carry forward of speculation business losses [Sec. 58]
- 5 Carry forward of capital losses [Sec. 59]
- 6 Limitations on set off and carry forward of losses [Sec. 59A]
- 7 Foreign losses [Sec. 104]

Chapier

### **CHAPTER 14** LOSSES

Set off of losses [Sec. 56]

A person can set off loss under a held of income against any other head for the year except income under the

head salary.

However loss of capital gain and speculation business in current year cannot be set off against any other head. However loss under any head of income which is not set off, cannot be set off against any other head.

A loss under any heads can be carried forward:

C annot be carried forward to next year. However loss

Income from business – non speculation b. Income from business -speculation

c. Income from capital gain

If there is a loss under the head "Income from Business" (non-speculative business) and a loss under another another loss the priority will be given to another head. head, the priority will be given to another head.

No loss can be adjusted against following incomes;

- income falling under final tax regime (such as dividend income) or
- separate block incomes (such as gain on securities)
- Exempt income (such as agricultural)

Rules for Current Year

الم كا "Minus "loss" لا Head المن "Profit" لا IFS المن المالية المالي

2- "IFB (spec.)" ور loss الا "IFCG" اور "IFCG" اور Minus عرب عام الماري الماري

Conclusion

Ready 4 225"-" profit & IFS

ready 之こュ "-"Loss & IFCG, IFB(speculation)

Rule for Carry forward

Minus عرص Head الم Current year الله Loss & IFCG الله IFB (non-spec.) , IFB (Spec.) 

Carry forward of business losses [Sec. 57]

11, (2) If loss in a tax year under "Income from Business" (non-speculation) is not set off in the current tax year. then unadjusted loss shall be carried forward against future business income (non-speculation) upto 6 tax years next following the tax year in which the loss occurred.

2B)The loss of a resident company engaged in hotel business in Pakistan (after the first day of July 2020) shall be

carried forward for a period of 8 years.

In The loss of the earliest tax year shall be set off first.

The loss due to depreciation, amortisation and initial allowance deductions (allowed under sections 22, 23 and 24) that has not been set off, it shall be set off against the income from business (after setting off loss under subsection (1)), in the following tax year and so on until completely set off. The amount not setoff shall be added the relevant amounts in following years. If taxable income for current year is equal to or more than Rs.10 million than brought forward depreciation,

amortization and initial allowance shall be set off against 50% of income. The deductions relating to deprecation, initial allowance and amortization shall be adjusted at last.

Example		
		Rs. in
Profit before Depreciation	2015	million
Tax Depreciation	2015	46 4
Other Information		7
Loss Before Depreciation	2014	
Tax Depreciation (unabsorbed)	2014	15
Required: Calculate taxable income and	l loss to be carried forward.	8
Solution:		
Profit before Depreciation	2015	
Less: Loss Before Depreciation	2014	26
Less: Tax Depreciation (lower of):	-(b/f) = 8	11
	-(b/f) = 8 $-(11 \times 50\%) = 5.5$	(5.5)
There was a second of the seco	•	5.5
Less: Tax Depreciation (c/y)		(4)
Taxable Income		1.5
carried forward tax depreciation	(8 - 5.5)	2.5

Carry forward of speculation business losses [Sec. 58]

(1) Loss under the head speculation business for the current tax year shall be set off against any other speculation business for the current year.

(2) If the loss is not wholly set off, the unadjusted loss shall be carried forward against future speculation business income upto 6 tax years next following the tax year in which the loss occurred.

(3) The loss of the earliest tax year shall be set off first.

Carry forward of capital losses [Sec. 59]

(1),(2) Loss under the head "Capital Gain" for the current tax year shall not be set off against any other head of income, but loss shall be carried forward and will be adjusted against future capital gain income upto 6 tax years next following the tax year in which the loss occurred.

(3) The loss of the earliest tax year shall be set off first.

Limitations on set off and carry forward of losses [Sec. 59A]

(4) (b) A person who has succeeded another person in a business (except inheritance), he cannot set off (or carry forward) the loss of other person arising under section 56, 57, 58 or 59 against his income.

Note for students: Also refer Chapter 12 AOP for remaining provisions of Sec. 59A

Note: Also write down S. 57 (4).

Foreign losses [Sec. 104]

- Deductible expenses in deriving foreign-source income under a head of income shall be deductible only (1)
- If expenses exceed the foreign source income under a head of income, the foreign loss shall be carried (2)forward and will 1: adjusted against future income under the same head upto 6 tax years next following the tax year in which the loss occurred. (3)
- The loss of the ear, ast tax year shall be set off first. (4)

For apportionment of deduction (as per S. 67) -

- speculation business is a separate head of income; and (b)
- foreign source income and Pakistan source income shall be separate heads. 1) Foreign loss cannot be setoff against:
  - - Pakistan Source income
    - Any other foreign source income
- 2) Foreign loss will only be carried forward and will be adjusted against the same foreign source income

hat				
unpple-115, 104 (1) and (3)]  unpple-1 15, 104 (1) and (3)]		-		
Mr Yasır's "foreign sour	ce" incomes and en	XDeneas C		
discos Mi		perises for tax year 2016 a	re as under	
amc		<u>Busine</u>	SS Other	r Source
med Income		50		50
per ad:		70		40
guired				
quired:	•			
onet pusiness				
from Business  Other Source		(50-70)		(20)
come from Other Source come from Other Source come from Other Source in de	riving foreign	(50-40)		(20)
peductible expenses in de	e IS 104(1))	urce income under a head	of income shall be	:
AUCTIDIO ON	(o. 104(1)].			
come from Other Source				
come from Other Source				10
come trome				10
· 0/6				
come from Business- Loss C/f	n tource income	ndon a handard		20
come from Business- Loss Cit	ii source iticollis (i	nucr a nead of income, the	foreign loss shall be c	arried
ward.				
a (C 104 (4))				
ample-2 [S. 104 (4)] Howing are the details of income	provided by Mr. 1	Tayyab for tax year 2016:		
nowing are the details				Rs. in mill.
			Gross receipt	Expense
d	n)		80	. 10
akistan business (non-speculation)	ш		25	5
noce business (non-speculation)			37	7
rance business (speculation)			142	22
ditional information: addition to the above expenses, 7			oring De 6 million for	his business
ditional information.	Favvab incurred ar	advertisement expense co	Stillig KS o thinner ver	
addition to the above expenses.	as simultaneously	broadcasted in Pakistan an	o rrance.	
addition to the above expenses. I	as silitarian			
quired:				
curate taxable income?				
ution:				67
r. Tayyab				19
	(80 - 10 - 3)			28
ixistan business (N-S)	(25 - 5 - 1)			114
rance business (N-S)	(37 - 7 -2)			Andrews of the Paris
rance business (S)	(3/ - / - /			
Avable income				
orking) Apportionment of adv	ertisement	(6/142x80)		
- and deviation of the state of				1
di cian hucinana (man engetti atto)	n)	(6/142x25)		
akstan business (non-speculation)	n)	(6/142x25) (6/142x37)		

France business (speculation)

	ter 14: Lean			Examples				
<u>Calcula</u> <u>Lxamp</u> Mr. Asi	nte Taxable inc le 1 m has provided	ome in all car	ving details:				TY 2010 200,000 (600,000)	LA 501
								700,00
Income   Solution	From Business (	Non-specure.	1=					200,00
17 2010		· leti	on)					200
Income F Taxable i	from Salary from Business ( ncome loss of Rs 600,	Non-speculari	-ied forward	till TY 2016.				200,00
		000 Mili pe ca	Itthe					700,00
Less: b/f b	rom Busin <b>ess</b> pusiness loss – T	TY 2010		•			•	(600,00
Taxable in Example 2			2011	2012	2013	2014	2015	
Income	2009	2010	50,000		-		-	20
From Other								
Income	(400,000)	50,000	20,000	30,000	10,000	15,000	10,000	448,00
From Business	(400,000)	50,000						, 10,0
Solution TY 2009 Income From	Other Source							
lncome From	Business							200,00
Taxable incor	ne   business loss						~	(400,00
Y 2010							-	-
ncome From	Other Source						•	200,0
come From I	Other Source Business						50 000	
ess: b/f busin exable income	Business ess loss e					_	50,000 (200,000)	
ncome From 1 ess: b/f busing exable income erry forward of 2011	Business ess loss e of business loss						50,000 (200,000)	100,0
ncome From I less: b/f busing exable income arry forward of 2011 come From O	Business ess loss e of business loss					_	50,000 (200,000)	100,0
ess: b/f busing taxable income ury forward of 2011 come From Orome From Business: b/f business	Business ess loss e of business loss ther Source						(200,000)	100,0
icome From I ess: b/f busing ixable income urry forward of 2011 come From O come From Busines to b/f busines table income	Business ess loss e of business loss ther Source usiness es loss						20,000	100,0
icome From I ess: b/f busing axable income arry forward of 2011 come From O come From Busines able income ry forward of 2012	Business ess loss e of business loss ther Source usiness is loss						(200,000)	100,0 100,0 150,0 50,0
icome From I less; b/f busing taxable income urry forward of 2011 come From Business able income by forward of 2012 come From Business b/f b/f business b/f	Business ess loss e of business loss ther Source usiness s loss business loss						20,000	100,0 150,0 50,0
icome From I less: b/f busine income income income income From Business b/f	Business ess loss e of business loss ther Source usiness is loss business loss loss loss						20,000	200,00 100,00 150,0 50,0 130,0 30,0
icome From I less; b/f busing ixable income urry forward of 2011 come From Business able income ry forward of 2012 me From Business ble income forward of 1013	Business ess loss e of business loss ther Source usiness es loss business loss loss						20,000	100,0 150,0 50,0 50,0
icome From I less: b/f busing wable income arry forward of 2011 come From Business b/f	Business ess loss e of business loss ther Source usiness is loss business loss loss						20,000	100,0 150,0 50,0 50,0 130,0 (130,0)
icome From I less; b/f busine wable income urry forward of 2011 come From Business ble income forward of 2012 come From Business ble income forward of 2013 come From Business ble income forward of 2013 come From Business ble income forward of 2013 come From Business ble income ble income ble income ble income come forward of 2013 come From Business ble income come come come come come come come	Business ess loss e of business loss ther Source usiness is loss business loss loss  pusiness loss  mess ness						20,000	100,0 150,0 50,0 50,0 130,0 (130,0)
icome From I less; b/f busine wable income From O come From Busines wable income forward of 2012 me From Busines ble income forward of to 013 me From Busines ble income forward of to 013 me From Busines ble income forward of to 013 me From Busines ble income forward of business ble income	Business ess loss e of business loss ther Source usiness is loss business loss loss  pusiness loss  mess ness						20,000	100,0 150,0 50,0 50,0 130,0 (130,0 100,0
icome From I less; b/f busine wable income urry forward of 2011 come From Business ble income forward of 2012 come From Business ble income forward of 2013 come From Business ble income forward of 2013 come From Business ble income forward of 2013 come From Business ble income ble income ble income ble income come forward of 2013 come From Business ble income come come come come come come come	Business ess loss e of business loss ther Source usiness is loss business loss loss  pusiness loss  mess ness						20,000	100,0 150,0 50,0 130,0 (130,0)

014 . i-nes			
17:3014 From Business  10:3014 From Business			
neome business loss			
less by fousiness loss  [avable income [avable income [avable income ] [av			15,000
inapper converted of business toss			(90,000)
317 15			
From Business			75,000
1 2015 Income From Business Income by business loss ess to income			
ess bit bome			10,000
4515 11			(75,000)
and 1000			
nome From Business			65,000
meome From			~ F 41777)
AND DAY			448,000
Example 3 Example 3 Example 3		•	448,000
Example 3 Income From Business Income Grom Salary		•	110,000
lucous Lion			(150,000)
Solution Salary			20,000
April 1 Viii			20,000
			20,000
(arr) forward business loss			20,000
(arly)			
- nie 4			150,000
Example 4			
income From Business (Speculative)	2010	2011	0010
Prome Prome Business (Non-Speculative)	300,000		2012
neome From Business (Non-Speculative)	(400,000)	(80,000)	40,000
Income From Capital Gains	200,000	600,000	900,000
	200,000	(90,000)	70,000
Solution			
<u>n 2010</u>			
ncome from business (S)			
ncome From Capital Gains			300,000
			200,000
LESS Income From Business (N-S)			500,000
Taxable Income			(400,000)
			100,000
TY 2011			
_			
ntome From Business (N-S)			600,000
Taxable Income			600,000
USpeculation loss			(80,000)
CCapital loss			(90,000)
T 2012			(70,000)
Macama From Business (NS)			900,000
Tonic From Rusiness (C)		40,000	200,000
IUSS ITOM business (C)		(80,000)	
1999 FIGURE ( 1997)			-
ass bif loss from capital gain		70,000	
arable irom capital gain		(90,000)	-
avable Income vapital gain			900,000
Decision .			(40,000)
Capital loss			(20,000)
tample 5			
		TY 2010	TY 2011
Come From D.		(200,000)	(100,000)
Come From Business (Speculative)  Come From Business (Non Speculative)		(400,000)	40,000
Come From Business (Speculative)  Come From Business (Non-Speculative)  Come From Other Sources		150,000	25,000
Grome From Other Sources (Speculative)		120,000	20,000

Chapter		
Chapter 14: Losses		15(,,0)
Solution	-	(400) (1)
TY 2010 Other Sources	-	
Income From Other Sources Income From Business (N-S)		200 b)
the property of the same of th		250
Taxable income		250,0
C fof losses  Rusiness (S)		
C f of losses Income From Business (S) Income From Business (N-S)	000	25 ()
Income From Business (N-S)	40,000	
	(250,000)	
		25.0
	-	
ncome From Business (N-S)  ess. b'f loss from business (N-S)		
.ess U 1 total	200,000	
axable income	200,000	200.0
of of losses:	100,000	300,0
Income From Business (S)		210,0
_ 2010		
- 2011		
Income From Business (N-S)	TY 2010	TY 20
	25,000	90,0
Example 6	40,000	(30,00
	(80,000)	45,0
ncome From Salary	(80,000)	50,0
ncome From Business (N-5)	(200,000)	2,0,0
ncome From Capital Gains		
ncome From Business (S)		
		25.0
<u>Solution</u>		
<u>ry 2010</u>	_	40,0
ncome From Salary	_	65,0
ncome From Business (18-3)		
Taxable income		80,0
a C Classon:		200.0
Income From Capital Gains		2000
Income From Business (S)		90,0
<u>ry 2011</u>		90,0
ncome From Salary	45,000	
ncome From Capital Gains	(80,000)	
.ess: b/f capital loss	50,000	
ncome From Business (S)	(200,000)	
ess: b/f loss from speculative business	(200,000)	
		90.0
axable income		
/f of losses.	35,000	
Income From Capital Gains		
Income From Business (S)	150,000	
Income From Business (N-S)	30,000	
xample 7		600,0
ncome From Capital Gain		(700,00
ncome From Business		(200.00
ncome From Other Sources		(200.00
olution Caral Cair		4000
ncome From Capital Gain		600,0
ncome I rom Other Sources		(200.0)
		400.0
Income From Business		(700.00
Taxable income		
- William Indone		

1 50 00

of of loss: Income From Business		
Nample 8 Capital Gain		300,000
ncome From Business ncome From Other Sources		600,000
come From Other		(200,000)
ion		(700,000)
olution Capital Gain Come From Other Sources		
neome From Other Sources		600,000
axable income		(700,000)
axaure		_
pead loss Income from Other Sources		
of loss:		100,000
f of loss: Income From Business		200,000
-nle 9		200,000
ncome From Business (N-S)	- Shop A	222 222
	- Shop B	200,000
ncome From Business (N-S)	- Shop C	(150,000)
ncome From Salary	Shop C	(80,000)
ncome From Salary	- Transaction D	80,000
ncome From Business (S)		40,000
ncome From Business (S)	- Transaction E	(50,000)
From Business (5)	- Transaction F	20,000
From Capital Gains		50,000
ncome From Other Sources		90,000
Agta can be simplified as follows.	(200,000 - 150,000 - 80,000)	(30,000)
ncome From Business (N°3)	(200,000 - 150,000 - 60,000)	80,000
ncome From Salary	(40,000 - 50,000 + 20,000)	10,000
Income From Business (S)	(10,000 = 0,000)	50,000
income From Capital Gains		90,000
Income From Other Sources		80,000
Now we start solving question:		90,000
Income From Salary Income From Other Sources		10,000
Income From Business (S)		50,000_
Income From Capital Gains		150,000
meetine From Capitas Cas		(30,000) 120,000
Income From Business (N-S)		200,000
Taxable Income		
Example 10		2011
Following data is provided:		700,000 (800,000)
Income For Decision Speculative)		(800,000)
Income From Business (Non-Speculative) Income From Other Sources		400,000
b/f loss: Income From Business - 2009		700,000
Solution		(800,000)
Income From Business (N-S)		100,000
The From Other Sources		100,000
axable income		400,000
Dead loss Income from Other Sources		
of loss:		
Income From Business		

Fyample 11	
Income From Business	
Income From Capita, Gains	600,000
Solution	(400,000)
Income From Business	,,00(l)
Laxable Income	600,000
, folloss	600,000
neome From Capital Gains	600,000
Example 12	400,000
ncome I rom Capital Gains	
ncome From Business	
Solution	600,000
	(400,000)
ncome From Capital Gains ncome From Business	
axable Income	600,000
wathe income	-1400.000
Nample 13	200,000
ollowing data is provided for TY 2011:	3,000
and is provided for TY 2011:	
ncome From Business (N-S)	
flosses (N-5)	TY 2011
ncome From Business (N-S) - 2005	700,000
2005	*1000
Solution - 2008	(600,000)
ncome from business (N-S)	(180,000)
floss - 2005	(-90,000)
2007	700.000
of loss - 2008	700,000
2006	(600,000)
fofloss	100,000
	(180,000)
Income from Business	-
Example 14	90.00
ncome From Business	80,000
neome From Other Com rol	
Heolife From Rucinana FSI	***
ncome From Capital Calif	600,000
201011011	301,000
ncome From Rusinss	(200,000)
ncome From Other Sources -PSI	400,000
- PSI	
ncome From Capital Gains	600,000
axable income -FSI	301,000
for loss	
ncome from Business	901,000
Business Day	400,000
- FSI	1,301,000

200,000

Some more Examples

Some more Examples

Example-1

Example-1

Example-1

Example-1

Example-1

Ar. B has disclosed following data for TY 2011. He also works on part time basis in ABC Company limited

	Rs.
Income from business X (non speculative) Income from business Y (speculative)	50,000
Income from business X (Bott speculative)	(700,000)
Luciness I (spectalative)	200,000
Lar chile -	(100,000)
Income from Capital Gains	50,000
Income from Capital Gains Income from Capital Gains Income from Capital Gains Income from Capital Gains	
Income from Capital Gains Income from Capita	

Solution	Rs.
Colory	\$0,000
Income from Salary Capital Gains	50,000
Income from Capital Gains Income from Business Y (speculative)	200,000
Income from Capital Gains Income from Business Y (speculative)	250,000
Income and a second as	(100,000)
Less: Loss Income from other sources	150,000
Less: Loss	(700,000)
Income from business X (Non-Speculation)	50,000
Income from Basis	
Toyable income	(660,000)

Loss from non-speculation business to be carried forward

(550,000)

Loss under the head "Income from other sources" is adjusted first because loss under the head Income from other sources cannot be carried forward whereas loss under the head "Income from business" can be carried forward. Business loss (Non-Speculation) of Rs. 550,000 will be carried forward till TY 2017.

ı	Business loss (Non Special	Sauloss) After Depreciation	
ı	1. 1	blotth (toss) was .	ı
	Example-2	depreciation 160.000	ı
1		50,000 160.000	ı
ı	1 1 1 1 1 1 1 1 1 1-	(600,000)	ı
Ì	Income from business-TY 2010		ı

Calculate taxable income for TY 2010 and loss to be carried forward?

Calculate taxassa	210,000
Solution Tax year 2010 Income from Business current year before depreciation (50,000 + 160,000) Less: B/f loss of Tax Year 2009 before depreciation (-600,000 + 170,000)	(430,000) Nil
Less: B/f loss of Tax Year 2009 before depreciation	(220,000)
Taxable income	330,000

Business Loss to be carried forward related of Tax ye

Depreciation to be carried forward (160,000 +170,000)

					- 44
63	a	777	пΙ	D	-3
ж.	21		12.4	100	

2003   30,000   50	bed tion .000
2002   200,000   55	000
2003   30,000   55	,000
2004   20,000   10   2005   10,000   5   2006   10,000   5   2006   10,000   5   2007   2008   20,000   10   2008   20,000   20   Calculate taxable income for the tax year 2009 after adjustment of losses	1011
2005   10,000   55	,000,
b) Assessments under audit    Tax Year   Profit before tax depreciation   Tax depreciation   2007   30,000   10	,000
Tax Year   Profit before tax depreciation   Tax deprecia	.000
2007   30,000   10   2008   10,000   30   2009   220,000   20   Calculate taxable income for the tax year 2009 after adjustment of losses	
2007   30,000   10   2008   10,000   30   2009   220,000   20   Calculate taxable income for the tax year 2009 after adjustment of losses	tion
Calculate taxable income for the tax year 2009 after adjustment of losses  Solution 10,000 30 220,000 20	,000,
Calculate taxable income for the tax year 2009 after adjustment of losses  Solution 200,000   20	.000.
Columbia	,000
TAX YEAR 2007	
Profit before depreciation	
Less R/f husiness land bus a	,000
Taxable income (195,	000)
	0
c/f Loss before depreciation 2002	
C/I Loss before depreciation 2003	
C/I Loss before depreciation 2004	
C/I Loss before depreciation 2005	
c/f Loss before depreciation 2006	
3,000	
c/f Depreciation (5,000 + 5,000 + 10,000 + 5,000 + 5,000 + 10,000) 40,000	
·	
TAX YEAR 2008 Profit before to the second se	
Profit before tax depreciation	,000
Less: B/f normal business loss before depreciation of 2002  Taxable income	
	0
Dead loss 2002	V
c/f Loss before depreciation 2003	
c/f Loss before depreciation 2004 25,000	
c/f Loss before depreciation 2005	
c/f Loss before depreciation 2006 5,000	
5,000	
c/f Depreciation (40,000 + 30,000)	
TAX YEAR 2009 70,000	
Profit before tax depreciation	
Less: B/f business loss before depreciation:	,000
2003	
2004 25,000	
2005 2006 10,000 5,000	
3,000	200
Less: Brought forward to 45,	000)
	,000
	000)
	,000
	_
85	,000

# ICAP PAST PAPER QUESTIONS

Ouestion-1

A taxpayer was dealing in the business of textile garments during the tax year 2005 has earned income of A taxpayer was
A taxp

sales of shares of private company Rs. 105,505

You are required to work out his total income for tax year 2005.

(O.6 March 2001)

Question-2

Question-2
please write a brief note about the adjustment of loss incurred under any head of income in the current year.

Ouestion-S Briefly explain the law relating to set-off and carry forward of losses?

(Q.3 (b) September 2003)

(Q.8 September 2004)

(O.6 September 2002)

Questions relating to set-off and carry forward of foreign losses under the Income Tax Ordinance.

Ouestion-5

The records of Mr. A show the following results:

Particulars	
Loss under the head "income from other source" after setting off dividend income of Rs. 30,000	Rs.
Income from speculation business	(20,000)
Capital gains on disposal of shares of private limited companies	10,000
Loss from textile business after considering tax depreciation of Rs.290,000	20,000
You are required to work out the following:	(410,000)

taxable income: l,

11 tax liability; and

amount of loss that can be: Ш

adjusted against any other head of income;

carried forward for a maximum of six years;

carried forward for indefinite period.

(6)

(Q.7 (b) March 2006)

What do you understand by the term "speculation business" as referred to in the Income Tax Ordinance, 2001? Briefly discuss the rules relating to set off and carry forward of losses arising out of speculation business.

(Q.4 (b) March 2007)

Question-7

Under the Income Tax Ordinance, 2001 a deduction for capital loss is allowed when consideration received on d.sposal of a capital asset is less than its cost. What is the exception to this rule?

(Q.6 (a) March 2007)

Discuss the provisions of the Income Tax Ordinance, 2001 regarding set off and carry forward of losses under the heads "Income from Business" and "Capital Gains".

(Q.6 (b) March 2009)

Question-9
Mr. Imran Emad (IE) formed his business two years ago. During the latest tax year, IE's Pakistan source income

Mr. Imran Emau (12)

Amounted to Rs. 2,500,000.

Following are the details of its foreign source incomes, tax paid thereon and foreign losses brought forward for the Foreign losses

latest tax year.	Laterie	paid	brought for
	income	Rupees	brought forward
Heads of income	500,000	125,000	(250,000
hudinacs	(1,000,000)		12.0,000
Speculation business Non-speculation business	750,000	73,000	(1.560, 10
	250,000	187,500 {	The state of the s
Other sources	which remained un	adjusted during	the last tax year
Other sources The foreign tax credit relating to income from other sources	Attrace		

amounted to Rs. 50,000.

Calculate total tax payable and foreign tax losses to be carried forward to next year (if any).

(Q.3 (b) March 2013)

Question-10

Explain the term 'Foreign losses'. State the provisions relating to set off and carry forward of foreign losses, under the Income Tax Ordinance, 2001. (Q.6 (b) March 2014)

Question-11

Aslam is a resident taxpayer who operates his business from Lahore (LHR) and Paris (PAR). In August 2014, he established a new branch in Berlin (BER).

Following information is available in respect of his business operations for tax year 2015:

	LHR	PAR	BER
Images at the control of the control	Rs.	in million	1
Income / (loss) from business	29	40	(15)
Advance taxes paid in respective countries during the year	10	5	3
Income from capital gain (net of income tax of Rs. 3 million) Carried forward losses:	-	27	
Loss from business			
Capital loss	-	55	•
		6	

The following amounts paid by Aslam in respect of BER have been charged to LHR: salaries for the first three months amounting to Rs.5 million.

rent expense for the year amounting to Rs.7 million. ii.

Required:

Under the provisions of the Income Tax Ordinance, 2001 calculate the tax payable by Aslam in the tax year 2015

(Q.6 March 2015)

(09)

properties Following information has been extracted from LT's records for the very and Wheat in Traders (LT), a sole proposition, is engaged in the business of buying and selling of Maize and Wheat in wheat sold to food companies in Punjab amounted to Rs. 13,000,000. The role and Wheat in the period of Rs. 680,000 to some of the new customers of Rs. 13,000,000. The role are role and the role and t wheat sold to food companies in Punjab amounted to Rs. 13,000,000. The sale was made after allowing. wheat sold to 1000 wheat sold to 1000 wheat sold to 1000 to some of the new customers. The gross profit margin was 25% on gross sales. discount of Rs. 600,000 to a research institute for the development of a formula which is likely to improve the

quality of wheat it produces.

In August 2015, LT signed a future contract with Mubarak Enterprises (ME) for the purchase of 500 metric In August 2013, Er signal of the purchase of 500 metric tons of maize at Rs. 15,800 per metric ton. The delivery was expected to be made in October 2015. ME also agreed to repurchase the entire lot at the price prevailing on the date of sale. also agreed to repart also agreed to repart and also price prevailing on the date of sale.

In October 2015 price of maize increased to Rs. 18,240 per metric ton and LT sold the entire lot to ME.

LT incurred expenditure of Rs. 25,000 in respect of above future contract.

Administrative, selling and distribution expenses amounted to Rs. 2,500,000. These included a penalty of Rs. 45,000 which was imposed due to late payment of sales tax on wheat.

Assessed losses brought forward from previous year were as follows:

Trading business loss	Rupees
Speculation business loss	550,000
Capital loss	300,000
	250.000

(1)

111)

nder the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute LT's taxable income (loss) and the amount of loss to be carried forward, if any, for tax year 2016,

(Q.1 March 2016)

Question-13

On 1 July 2015 Mehreen joined a local newspaper as an investigative journalist at a salary of Rs. 300,000 per month. Tax deducted u/s 149 from her salary amounted to Rs. 40,000 per month.

following are the details of her income received from Germany; tax paid thereon and brought forward foreign losses

button year 2016.

in the year 2010.	Heads of income	Foreign income/ (loss)	Foreign tax paidRupees	Foreign losses brought forward
Speculation busin	2290	600,000	110,000	(380,000)
Von-speculation		1,480,000	187,600	-
Other sources	043111433	(1,500,000)	-	-
Capital gain		950,000	76,000	(1,800,000)

Ir I May 2016 Mehreen resigned from her current job and joined Akhbar Merhaba (AM), an Arabic newspaper in Dubar, as editor-in-chief on a monthly salary equivalent to PKR 1,200,000. AM paid 50% of her salary in Dubar and Remitted the remaining 50% to her bank account in Pakistan through normal banking channel. Mehreen remained in during the rest of the tax year 2016.

The provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income, and the amount of foreign losses or foreign tax credit, at provisions of the Income Tax Ordinance, 2001 and Rules made incredital, compute or foreign tax credit, ax payable by or refundable to Mehreen for tax year 2016 and the amount of foreign losses or foreign tax credit, (10)

to be carried forward.

(Q.8 September 2016)

Able: Show all relevant exemptions, exclusions and disallowances.

Discuss the provisions of the Income Tax Ordinance, 2001 regarding set off and carry forward of losses under the

10 towing heads:

Income from business (Q.4 (c) March 2018) Income from speculation business

Question-15

Jamil and Company (JC) is the sole trader of a branded tea in Pakistan. In addition to the trading business, JC is also engaged in forward purchasing and selling of tea to reap the benefits of price fluctuation in local and international markets. Following information has been extracted from the records of JC for the year ended 30 June 20X8:

(1) Detail of trading and speculation businesses (forward purchase and sale) were as follows:

 Trading business
 Speculation business

 ----- Rs. in million ---- 400
 200

 Gross revenue
 400
 200

 Gross profit
 20
 10

(ii) Total administrative and general expenses for the year amounted to Rs. 7.2 million. This amount includes a penalty of Rs. 0.4 million paid to the custom authorities.

(iii) Assessed carried forward losses from previous years are as follows:

	Rs. In million
Losses from trading business	12.8
Losses from speculation business	9.6
Capital losses (incurred in 20X2)	2.0

Under the Income Tax Ordinance, 2001 and Rules made thereunder, compute JC's taxable income / (loss) and the amount of loss to be carried forward, if any, for the tax year 20X8.

(Q.3 (c) September 2018)

### ICAP PAST PAPER SOLUTIONS

Answer-Lincome will be calculated as follows

Business income

Carrent year

199,237 (101,356)97.881

Total Income
Total loss cannot be adjusted against business profits so it will be carried forward in normal way till TY 2010. h fbusiness loss

Answer-2
A person can set off a loss under a head of income against any other head for the year except income under the head capital gain and speculation husiness is the A person can set on a consecutive against any other head for the year except income under the head A person the loss under the head capital gain and speculation business in the current year cannot be set off against any other head. [S 56(1)]

against any other fleat the head "Income from Business" (non-speculative business) and a loss under another head, [fthere is a loss under to another head, [S.56(3)] the priority will be given to another head. [S.56(3)]

Amyres 56, 57, 58 and 59 in short form.

Answer-4
If the expenditures exceed the total foreign source income under a head of income, the foreign loss shall be carried fine expenditure of the same head up to 6 tax years next following the tax year forward and will be adjusted against future income under the same head up to 6 tax years next following the tax year in which the loss occurred. [S.104(2)]

The loss of the earliest tax year shall be set off first.

For apportionment of deduction (as per S. 67) —

income from speculation business is a separate head of income; and (8)

foreign source income and Pakistan source income shall be separate heads.

Answer-5

(b)

11)

111)

<u>r-5</u>	<b>Rs.</b> 10,000
Particulars Income from speculation business Capital gains on disposal of shares of private limited companies	20,000 30,000 (50,000)
(20.000+30,000)	-

Less: Loss under the head IFOS (20,000+30,000)

Only the dividend income is chargeable to tax and he is not required to pay any tax on it as tax deducted

will be treated as final discharge of his tax liability. 30,000

Adjusted against any other head of income - IFOS 120,000 (410,00-290,000)

Remaining (30,000-50,000) 20,000 is dead. Carried forward for a maximum of six years, loss from business excluding depreciation to be carried forward till 290,000

Carried forward for indefinite period, loss due to

depreciation

Answer-6

The loss arising from speculation business in the current year cannot be set off against any other head. Carry forward Sec 58

Answer-A loss aris no on the disposal of following assets will not be recognized. [S.38(5)]

A painting, sculpture, drawing or other work of art;

(8)

(6)

a rare manuscript, folio or book; a postage stamp or first day cover; 131

a com or medallion, or an antique. (3)

101

Answer-8

Set off
Where a person sustains a loss for any tax year under the head income from business, the person can set off this loss
Where a person sustains a loss for any tax year under any other head of income for the year except salar.

Where a person sustains a loss for any tax year under any other head of income for the year except salar.

Where a person's income, if any, chargeable to tax under any other head of income for the year except salary, against the person's income, if any, chargeable to tax under any other head. [S.56(1)] against the person's income, if any, chargeable to tax under any office field of all of the year exceptions arising from capital gain in the current year cannot be set off against any other head. [S.56(1)]

Carry forward Section 57 and 59

Answer-9

Paxistan source income

Speculation - FSI

Less b f Loss

Capital gain - FSI Less. b. f Loss

Other source - FSI

Taxable income

Tax liability

Less Foreign tax credit Speculation (lower of:)

- Actual - Average rate

(620,000 4,000,000 x 250,000)

Less Foreign tax credit Other Source (lower of:)

 $(370,000 + 25\% \times 1,000,000)$ 

- Actual - Average rate (620,000/4,000,000 x 1,250,000)

Tax payable to Government

c'f non-speculation - FS1 c f capital gain - FSI

(1,500,000 - 750,000)

2,500,000

250,000

500,000 (250,000)

750,000

(1,500,000)

1,250,000

4,000,000

620,000

125,000 38,750 (38,750)

187,500

193,750

(187,500

393,750

1.000,000 750,000

- Foreign tax credit which is unadjusted during last year cannot be carried forward so Rs. 50,000 is ignored.

#### Answer-10

Foreign toss arises if the expenditures exceeds the total foreign source income for a tax year under a head of income.

The foreign toset off and carry forward of foreign land.

The foreign loss shall be carried forward of foreign losses under that head in that year, and so on, but no foreign loss shall be following tax year and set off against the foreign source income unmediately followed the following tax year and set off against the foreign source income. under that head in that year, and so on, but no foreign loss shall be carried forward to more than 6 tax years immediately following the tax year in which the loss occurred. [S.104(2)] Where a taxpayer has a foreign loss carried forward for more than one tax year, the loss for the earliest year shall. It

298]

(W-2)

#### Mr. Aslam Income and tax there on TY 2015

Income from business-Pakistan Source (LHR)			
	(W-1)		Rs. in million
Income from outsiness loss Less Brought forward business loss	(W-3)		41
	( ,	13	
Income from capital gain - Foreign source		(55)	
Brought forward dusiness loss	(27+3)	30	
Taxable income	,	(6)	
			24
Tax hability (1,220,000 + 35% x 59,000,000)			03
Less Foreign tax credit on capital gain income (lower of) - Actual Foreign tax paid			21.87
- Actual Foreign tax paid = 3			_,,,,
- Pakistani tax paid = 21.87/65 x 24 = 8.08			
Man Andrews and An			(3)
Tax payable to/refundable from Government			(10)
			(8.87)
of business loss of Rs. 42 (13 - 55) million to next year.			
Note: As there is foreign source business loss, so no tax credit will be paid in foreign country.  (W-1) Income from business – LHR	allowed of	Rs. 5 million and	Rs. 3 million
Income from business – as per question			30
Add Expense wrongly charged			29
- Salaries			5
- Rent expense			7
			41
W-2) Income from business - BER			(15)
ncome/(loss) from business - as per question			(13)
Less Expenses not charged			(5)
- Salaries			(7)
- Rent expense			(27)
War			
W-3) Foreign source income from business			40
PAD			40 (27)
PAR BER (W-2)			40 (27) 13

Chaptel 1			
Answer-12	Lone Traders Taxable income/(Loss) Tax Year 2016	13,680	Rs. in 000
cnec	ula <u>tion</u>	(680)	
Income from business non-spec	(bal.)	13,000	
Sale before unsocure		(9,580)	
Less: Discount Sales after discount		3,420	
Less: Cost of sales	(bal.) (13,680/100 x 25)	(600)	
Gross profit Less: Contribution to research	institute (2,500 - 45) x 13,680	(1,473)	
Less: Admin and selling expense	13,680 + 9,120	1,347	
	32,000	(550)	797
Less: Trading business loss			797
Income from business speculation	<u>on</u>	9,120	
Sales (Rs. 18.240 x 500 m	etric ton)	(7,900)	
Less: Cost (Rs. 15.800 x 500 m	erric ton)	1,220	
Less: Expenditure on above trans	action	(25)	
Less: Admin and selling expense		(982)	
		213	
Less: b/f speculation loss Taxable income		(300)	
			797
c/f business loss - speculation c/f Capital loss	(300 - 213)		87

87 250 Answer-13

### Computation of taxable income and income tax liability For the tax year 2016

2 - 41 2011	·	
Pakistan source income (300 000 v 10)		Rs.
calary		
1-40-00		3,000,000
Less b/f Loss	600,00	no.
Less or .	(380,00	
Non-Speculation - Foreign Source Income	(4.00,00	220,000
		1,480,000
Capital gain - Foreign Source Income		-,,
Lass hit Loss	950,00	00
Taxable income	(1,800,00	0)
1 dva-		4,700,000
Tax liability (620,000 + 30% x 70	00.000	
Less: Foreign tax credit Speculation (lower of:)	00,000)	830,000
Actual foreign tax	110,000	
Pakistan tax (830,000 /4,700,000 x 220,000)	110,000 38,851	(20.061)
less: Foreign tax credit non-Speculation (lower of:)	20'021	(38,851)
Actual foreign tax	187,600	
Pakistan tax (830,000 /4,700,000 x 1,480,000)	261,362	(187,600)
		(,)
Total tax liability		603,549
Less: Tax deducted at source (40,000 x 10)		(400,000)
Tax payable to/refundable from Government		203,549
c/f Other source- Foreign Source Income		1,500,000
of capital gain - Foreign Source Income (1,800,000 - 950,000	))	850,000
The state of the s		

Salary income of Rs. 1,200,000 per month from AM is not taxable. As per section 51(2) of ITO 2001, where a citizen of Pakistan leaves Pakistan during tax year and remains abroad during a tax year then salary income earned outside Pakistan during that tax year shall be exempt from tax.

Foreign tax credit which is unadjusted cannot be refunded, carried back to preceding year or carried forward to

following year.

#### Answer-14

Set off of business losses [Sec. 56]

A person can set off business loss against any other head for the year except income under the head salary.

A loss when the salary income from business loss against any other head for the year except income under Income from business loss against any other head for the year except income under Income from business loss against any other head for the year except income under the head salary. A loss which is not set off, cannot be carried forward to next year. However loss under Income from business non

If there is a loss under the head "Income from Business" (non-speculative business) and a loss under another head, speculation can be carried forward.

the priority will be given to another head.

then unadjusted in a tax year under "income from Business" (non-speculation) is not set off in the current tax year, then unadjusted in a tax year under "income from Business" (non-speculation) upto 6 tax years next

then unadjusted loss shall be carried forward against future business income (non-speculation) upto 6 tax years next

lowing the tax year in which the loss occurred. The loss of the earliest tax year shall be set off first.

The loss due to depreciation, amortisation and initial allowance deductions (allowed under sections 22, 23, 23A, and 24) that he depreciation amortisation and initial allowance from business (after setting off against 50% of the income from business (after setting off against 50%).

23B and 24) that has not been set off, it shall be set off against 50% of the income from business (after setting off

loss under sub-section (1)). in the following tax year and so on until completely set off. loss under sub-section (1)). in the following tax year and so on until completely set off in following year and However depreciation, amortisation and initial allowance deductions shall be 100% set off in following year and the wear depreciation, amortisation and initial allowance deductions shall be adjusted at least the recome for the year is less than Rs. 10 million. on if the taxable income for the year is less than 183.

(5) The deductions relating to deprecation, initial allowance and amortization shall be adjusted at last

Set off of speculation business losses [Sec. 56]

(ii)
Set off of speculation business losses [Sec. 56]
Loss of speculation business in current year cannot be set off against any other head. Loss under Income from business speculation can be carried forward.

Carry forward of speculation business losses [Sec. 58]

Carry forward of speculation business losses [Sec. 38]
(1) Loss under the head speculation business for the current tax year shall be set off against any other speculation business for the current year.

business for the current year.

(2) If the loss is not wholly set off, the unadjusted loss shall be carried forward against future speculation business. If the loss is not wholly set off, the unadjusted loss shall be carried to income upto 6 tax years next following the tax year in which the loss occurred. The loss of the earliest tax year shall be set off first.

#### Answer-15

#### Jamil and Company Taxable income/(Loss) Tax Year 20X8

Income from Trading business	Rs. in Million	
Sale		
Larry Control 1	400	
Gross profit (bal.)	(380)	
Less Admin and Community	20	
	(4.53)	
Net Profit 600		
Less b/f speculation loss	15.47	
	(12.8)	2.67
Income from business-speculation Sale		2.07
Less: Cost of sales		
Gross profit (bal.)	200	
Less Admin and General	(190)	
23 VA X ZORI	10	
Net Profit 600	(2.27)	
Less: b.f speculation loss	(,	
Taxable income	7.73	
n IP 1	(9.6)	
c/f business loss - speculation (9.6. 7.20)	(7.0)	2/7
Capital 1. (9.6 - 7.73)		2.67
Capital loss of Rs 2 million cannot be carried forward to		
be carried forward.		187

forward to next year as the period of six tax years expired in tax year

#### Chapter

# LECTURE NOTES

.ie 1	MOIES		
Esample 1			
From Salary			
Income From Other Source		-	TY2019
-0116			200
Solution			(40)
11 2019 11 2019 From Salary			
			200
lavable Income  [avable Income From Other Source Loss Dead = 40]		_	200
niome 1.		-	
Example 2			
Dueiness	(Non-speculation)	_	TY2019
Income From Other Source	r		300
Income			(40)
Solution			
Income From Business	(Non-speculation)		300
Income From Other Source			(40)
Taxable Income		-	260
Taxable the 3		-	200
Example 3			TY2019
Income From Salary			50
. Ceam RUSHICSS	(Non-speculation)		90
Income From Other Source			(30)
Solution			50
IY 2019 Income From Salary		00	30
Income From Business		90	60
Less Income From Other Source		(30)	110
Less income From Owner			
Taxable Income			TY2019
Example 4			90
5 Oil or Courge			(55)
Income From Other Source			
Income From Capital Gain			
Solution			90
<u>1Y 2019</u>			90
Income From Other Source			55
laxable income			ws/2018
of Income From Capital Gain Loss			TY2019
Example 5			(60)
	(non-speculation)		(00)
Income From Business	(speculation)		
Income From Business	(shows.		200_
Lution			200
1) 2019	(non-speculation)		60
Gome From Business	(non-share		
axable Income			
of Income From Business Loss (speculation	n)		
יישין ללנו. ו פפייוניות וויחים שוניייי			

Soanned with CamScanner

Example 6		772019 400 700
Income From Salary Income From Business (Non-speculation) Income From Capital Gain		(150) (520)
Income From Other Source		
Solution 1) 20.9	700	400
	(120)	
Income From Business (Non-spector		580
Less Income From Other Source	~	980
Taxable Income		250
c f Income From Capital Gain Loss		V
Example 7	<b>2012</b> 50	2013
Income From Salary	30	100
Income From Other Source	(70)	200
Income From Capital Gain	(70)	20
Solution		
<u>TY 20.2</u>		
Income From Salary		50
Income From Other Source	_	30
Taxable Income		80
c/f Income From Capital Gain Loss TY 2013	-	70
Income From Salary		
Income From Other Source		100
Income From Capital Gain	20	200
Less: b.f loss from Capital Gain	20	
Taxable Income	(70)	0
c/f Income From Capital Gain loss	_	300
Example 8		50
Income From Other Source	****	
income from Business	2012	2013
(Non-speculation)	30	200
Solution TY 2012	(70)	20
Proma C		
ncome From Other Source Income		
Taxable Income business (Non-speculation)		30
C/f Income from business loss (Non-speculation)	_	(70)
IIICOME E ross (Ca)	-	
		40
Dustriess (Non-engage)		200
Income to		200
of Income From Business loss (Non-speculation)	20	0
-speculation)	(40)	
		200
		3(
200		

ENHALDIE-9		
EABLE CONTRACTOR OF THE PARTY O		379011
From Salary  Non-speculation)  From Business (Non-speculation)	1	Y2011
Business (Non-speculation)		90
ncome From Business (Non-speculation) ncome From Business (speculation) ncome From Other Source		(60)
aconic weam Other Source		(50)
ncome from capital gain		(30)
ncome from capital gain ncome from capital gain ncome the taxable income in TY2011		
olution		
rv 4011 galani		70
Come ( ) (Non-eneculation)	90	
ncome From Business (Non-speculation) ncome From Other Source less Income	(50)	40_
		110
ess income		
		<b>70</b>
Losses: husiness (speculation)		60
ncome from business (speculation)		30
ncome from capital gain		
Example-10		(30)
		(30)
Father has sustained loss in TY2010 Father passed away and business was transferred to son in TY 2011		40
other passed away and business was transferred to some and the some		• •
Son has earned profit in TY2011 Son has earned profit income of son in TY2011		
Son has earned profit in 1 Y 2011 Calculate the taxable income of son in TY2011		
Solution		40
Solution		(30)_
TY 2011	-	10_
Profit	-	
of loss		
Taxable Income		(30)
Example-11		
* * * * * * * * * * * * * * * * * * *		40
Shahid Afridi has sustained loss in business in TY 2011 Shahid Afridi sold his business to Wasim Akram in TY 2011		
at 111 A Cardi a old DIS DUSMANON		
Shahid Afridi sold his business in TY2011 Wasim Akram earned profit in TY2011 Calculate the taxable income of Wasim Akram in TY2011		
Calculate the taxable income of washing		40_
Solution		
TY 2011		
Taxable income		TY2010
Taxable income		70
		(90)
Example-12		(30)
		(50)
Sales		-
Less: Expenses		
Less: Tax Depreciation		
Loss		(20)
		(30)
Solution		(50)
TV 2/ 0		
Loss before depreciation (-50 + 30) - To be cif for 6 years  Loss before depreciation (-50 + 30) - To be cif for 6 years		
Loss before depreciation (-50 + 50)  Tax depreciation (c/f till completely set off)		
The land set use		

hapter 14: Losses	TY2011
	150
cample-13 continuing from example-12 following is the data for next tax year:	(40)
ontinuing from example-12 for	- [75]
	2.0
ess: Fax Depreciation	-
58. 187 Debicerana	
rofit	
<u>1 2011</u>	l to
of the fore depreciation (+30 + 73)	(20)
ess b f loss before depreciation	90
	(30)
ess b f depreciation	60
	(75)
ess: current year depreciation	
axable income	
f depreciation (75 – 60)	15

### RETURNS, ASSESMENTS AND APPEALS



- Return of income [Sec. 114.]
- 2. Business bank account [Sec. 114A]
- Persons not required to furnish a return of income [Sec. 115]
- 4. Wealth statement [Sec. 116]
- 5 Foreign income and assets statement [S. 116A]
- 6. Notice of discontinued business [Sec. 117]
- 7 Method of furnishing returns and other documents [Sec. 118]
- 8. Extension of time for furnishing returns and other documents [Sec. 119]
- 9 Assessments [Sec. 120]
- 10 Best judgment assessment [Sec. 121]
- 11. Amendment of assessments [Sec. 122]
- 12 Revision by the Commissioner [Sec. 122A]
- 13 Revision by the Chief Commissioner [Sec 122B]
- 14 Agreed assessment in certain cases [Sec 122D]
- 15 Provisional assessment in certain cases [Sec 123]
- 16. Assessment in relation to disputed property [Sec. 125]
- 17. Evidence of assessment [Sec 126]
- 18. Appeal to the Commissioner (Appeals) [Sec 127]
- 19 Procedure in appeal [Sec. 128]
- 20 Decision in appeal [Sec. 129]
- 11. Appointment of the Appellate Tribunal [Sec. 130]
- 22 Appeal to the Appellate Tribunal [Sec 131]
- 23. Disposal of appeals by the Appellate Tribunal [Sec. 132]
- <sup>24</sup> Reference to High Court [Sec. 133]
- 25 Alternative Dispute Resolution [Sec. 134A]
- <sup>26</sup> Rules for formation and working of ADRC
- <sup>27</sup> Burden of proof [Sec. 136]
- Assessment giving effect to an order [Sec. 124]
- Powers of tax authorities to modify orders, etc. [Sec. 124A]

### CHAPTER 15 RETURNS, ASSESMENTS AND APPEALS

locome (as authorities [Sec. 207] prome that be tollowing Income Lax authorities . Federal Board of Revenue (Board)

(b) Chief Commissioner Inland Revenue

Commissioner Inland Revenue

(d) Commissioner Inland Revenue (Appeals)

Officer of Inland Revenue

(i) Additional Commissioner Inland Resente.

(ii) Deputy Commissioner Inland Revenue

(iii) Assistant Commissioner Ir and Revenue

## Rourn of income [Sec. 114]

who is required to file a return of income

The following persons are required to turnish a return of income for a tax year

(31

every person (other than a company) whose taxable income for the year exceeds Rs 400 000 (ab)

(ac)

every person whose income for the year is subject to final taxation (36)

A person who,ib)

has been charged to tax in any of the 2 preceding tax years. (1)

claims a loss carried forward. (11)

- owns immovable property with a land area of 500 square yards or more or mil

located in

areas falling in the municipal limits, or

areas in a Cantonment, or

the Islamabad Capital Territory.

owns immoveable property in rating area with a land area of 500 square yards or more DIVE

owns a flat in a rating area having covered area of 2,000 square feet or more. (1)

owns a motor vehicle having engine capacity above 1,000 CC. (11)

has obtained National Tax Number or (vn)

holds commercial or industrial connection of electricity if annual bill exceeds (VIII) Rs 500,000

(IXI is a resident person registered with any

Chamber of Commerce and Industry or

trade or business association or

market committee or

professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or any Provincial Bar Council, Institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan, or

is a resident individual required to file foreign income and assets statement (under section

116A1 persons or classes of persons notified by the Board (with the approval of the Minister in-charge) Every individual whose income from business exceeds Rs. 300,000 but does not exceed Rs. 400,000 in a lax year is also required to furnish return of income

Requirements for filing a return When a return is considered as complete

A return of income

shall be in the prescribed form and shall contain prescribed annexures and statements The Board may prescribe different returns for different classes of income or persons (including persons subject to final taxation)

shall state all the relevant particulars including a declaration of the records kept.

shall be signed by an individual and in other cases it shall be signed by person's representative

# (d) shall contain evidence of payment of tax as per return.

(d) shall contain evidence of purious (u.s. 116); and

(e) shall contain a wealth statement (u.s. 116); and

(f) shall be accompanied with a foreign income and assets statement (as required under section 116A). Is return filed electronically considered as correct under the law (f) shall be accompanied with a forcest under the law

Is return filed electronically considered as correct under the law

A return filed electronically on web or any computer readable media will also be treated as return

The

(2A)determining eligibility of the data of returns Board may make rules for. ay make rules for.

determining eligibility of the data of returns and transmit it to the Income Tax Department e-intermediaries who will digitise the data of returns and transmit it to the Income Tax Department

under their digital signatures and b)

other matters relating to electronic filing. 0)

# Method of filing of Tax Return is discussed in S 114 (2),(2A),(7)

## Can Commissioner demand a return of income from a person for a period of less than 12 months

Can Commissioner demand a return of income from a period of less than 12 months, if (3)

the person has died;

- the person has become bankrupt or gone into liquidation; (b)
- the person is about to leave Pakistan permanently; (c)
- the Commissioner otherwise considers it appropriate. (d)

The return will be furnished by the due date specified in the notice.

- Can Commissioner demand a return of income from a person (4)Can Commissioner demand a return of income from apdate of service of notice. Commissioner may allow a longer period or shorter period (5)
- For how many last completed tay years Commissioner can demand a return of income from a person The above notice may be issued for any of last 5 completed tax years or assessment years:

Further if a person has not filed return for any of the last 5 completed tax years, notice may be issued for one or more of the last 10 completed tax years

The time limit provided above shall not apply if Commissioner is satisfied that a person who failed to furnish return has foreign income or owns foreign assets.

- On October 17, 2012 Commissioner issued notice to Mr. B to file his return of income for the TY 2007 Is the commissioner justified in issuing the notice? A.
- Commissioner is not justified in issuing the notice as the above mentioned notice may be issued in In the given question, commissioner may issue a notice for tax year 2008, 2009, 2010, 2011 or

# Power of Commissioner to call for return is discussed in S 114 (3).(4).(5)

### (6)

Can return once furnished be revised subsequently and what are the conditions attached thereto If a person discovers any omission or wrong statement in a return, he may revise it by full ling the

- it is accompanied by the revised accounts or revised audited accounts. However (ommissioner may waive this condition if he is satisfied that filing of these accounts is not necessary (b)
- (ba)
- the taxpayer files the reason for revision, in writing, signed by him it's acce upanied by approval of the Commissioner, however this condition shall not apply revised return is filed within 60 days of files. Further where the Commissioner has not passed an order of approval in writing, for revision of approval in writing, for revision of

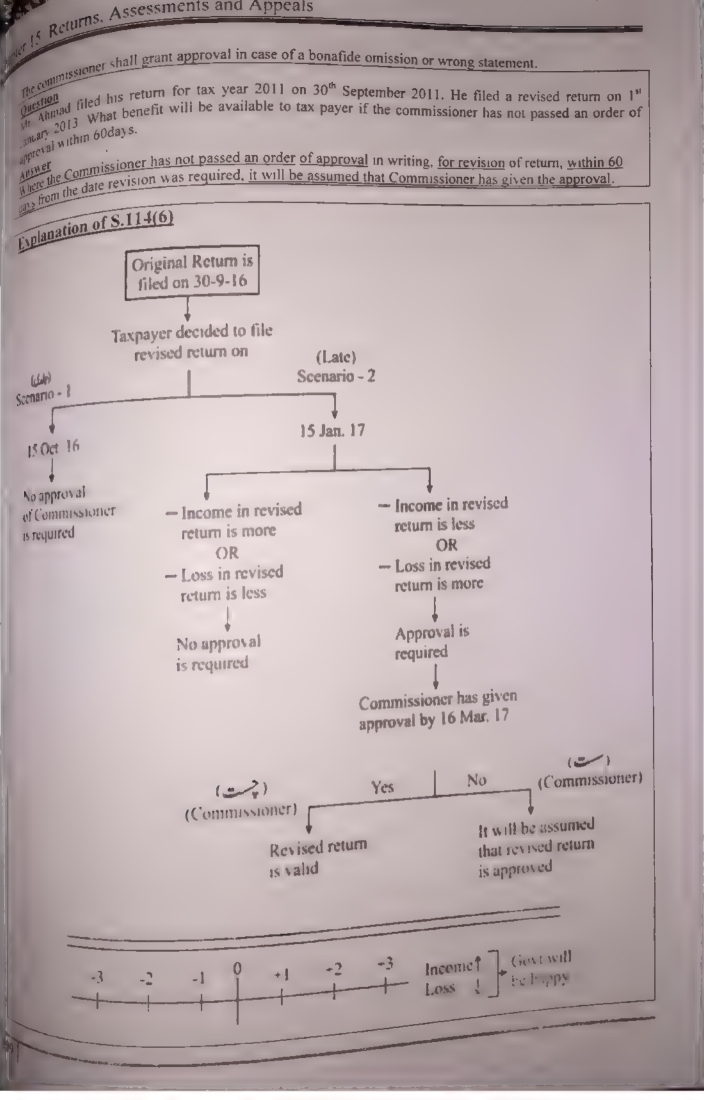
return, with in 60 days from the date revision was required, it will be assumed that Commissioner

Further no approval of the Commissioner is required if taxable income declared is more than of the loss declared is less than determined its 120. (0) taxable income in revised return is greater than the income determined in previous order

Issued by tax or appellate authority (u.s. 121.122.122A 129.132 or 33 and

loss in revised return is less than loss determined in previous order insued by tax of If any of above condition is not furfilled, the return shall be considered as an invalid The mode and manner for seeking the revision shall be prescribed by the Board

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Chapter 14. Moturns, Assessments and appears How much amount is required to be paid when filing a revised return:

How much amount is required to be paid when filing a revised return:

Amount required to be deposited

Amount required to be deposited

following amounts will be paid at the time of filing a revised return: Amount required to be deposited Amount required to be Tax short paid evaded + default surcharge + 50% Time of furnishing revised return Before receipt of notice of audit During audit and before receipt of show Tax points
% of penalty
% of penalty
Tax evaded + default surcharge +50% penalty [ If this paid the show cause notice shall have no effective proves only the proves of th Tax evaded + default suremand penalty [If this amount is paid the show cause notice shall have no effect] cause notice for amendment of assessment After issuance of show cause notice for amendment of assessment amendment of assessment will be assumed that he himself has signed it, unless he proves otherwise. (7)

bank account [Sec. 114A]

Every taxpayer shall declare to the Commissioner the bank account utilized by the taxpayer for business Business bank account [Sec. 114A]

- (1) Business bank account shall be declared through original or modified registration form. (2)
- (2) Business bank account small of the Business bank account utilized by the taxpayer for business transaction declared to the

Only businesses i.e. sole proprietor, AOP or companies are required to declare through FBR e-portal.

Note: Last date to declare business bank accounts is 30 September 2021

Legal implication for not declaring Business bank account

An expense incurred for business purpose shall be inadmissible while computing income from business u/s 21.

### Persons not required to furnish a return of income [Sec. 115]

- Persons granted immunity from filing of return Following persons:
  - (a) A widow,
  - an orphan below the age of 25 years; (b)
  - (c). a disabled person; or
  - (d) a non-resident person.

shall not be required to furnish a return of income for a tax year solely by reason of:

- owning immovable property with a land area of 500 square yards or more or
  - areas falling in the municipal limits; or
  - areas in a Cantonment; or
- the Islamabad Capital Territory; (ii)
- owning immoveable property in rating area with a land area of 500 square yards or more; (iii) owning a flat in a rating area having covered area of 2,000 square feet or more; (iv)
- owning a motor vehicle having engine capacity above 1,000 CC;

LX;	ann o	6.1
3.4		-

Miss Salma a Widow has shared the following information with you for tax year 2021: Conclusion: She is req to file return as per S.114 (1) (ab)

Rs. 700,000 1,200 cc

Example-2
Miss Tahira a Widow has shared the following information with you for tax year 2021

Laxable income Conclusion: She is not required to file a feturn of income.

Rs. 200,000 1,300 cc

Dallet 3. Example-3
Widow has shared the following information with you for tax year 2021.

Wiss ple income She is a resident chartered accountant. Rs. 280,000 She is a resident chartered document.

Conclusion: She is required to file return as per S.114(1)(b) (ix)

statement [Sec. 116]

Can Commissioner demand through notice a wealth statement from any person and what are the contents of Can Commissioner demand through notice a wealth statement. It will contain a contents of the cont Wealth statement [Sec. 116]

Can Commissioner demand through notice any individual to file a wealth statement. It will contain following the Commissioner may by notice require any individual to file a wealth statement. It will contain following the Commissioner may by notice require any individual to file a wealth statement. It will contain following the total assets and liabilities of the person, his spouse, minor children and other dependents on the total assets in the notice; (a)

the total assets and liabilities of the the total assets and liabilities of the total assets transferred by the person to any other person during the period specified in the notice and assets transferred by the person, his spouse, minor children and other and other and other transferred by the person, his spouse, minor children and other and other and other transferred by the person, his spouse, minor children and other and other and other transferred by the person to any other person, his spouse, minor children and other and other transferred by the person to any other person during the period specified in the notice and other transferred by the person to any other person during the period specified in the notice and other transferred by the person to any other person during the period specified in the notice and other transferred by the person to any other person during the period specified in the notice and other transferred by the person to any other person to any oth

assets transferred by the person to assets transferred by the person, his spouse, minor children and other dependents the detail of expenditures incurred by the person, his spouse, minor children and other dependents (6)

(c)

wealth reconciliation statement. (d) It will be furnished by the due date specified in the notice. [S. 118(4)]

On which individual it is mandatory to file a wealth statement and wealth reconciliation statement along with (2)

It will be furnished by the due date for furnishing the return. 15. 115(1).

Every member of an AOP shall furnish, wealth statement and wealth reconciliation statement along with the return of AOP

(3)

Can wealth statement once furnished be revised

If a person discovers any omission or wrong statement in wealth statement, he can revise it by intimation to If a person discovers any omission or wrong statement in weather the Commissioner. Revision can be made before the receipt of notice for amendment in assessment [8] 122(9)]. Revised wealth reconciliation and reasons for revision with the last of opinion that revision is made for correcting a bona fide omission or wrong statement,

Explanation - Wealth statement cannot be revised after the expiry of 5 years from the due date of filing of

Mr. Sozo has hired you as a tax consultant and wants to know the time limit for revision of wealth Mr. Sozo may furnish a revised wealth statement at any time before amendment of assessment. A

### Preparation of wealth statement

It is prepared as follows:

- It is a balance sheet of an individual in which personal assets and liabilities are shown on any given date It gives detail of personal assets and liabilities only. It does not reflect business assets and liabilities rather it shows net equity of business. A wealth statement is complete if there is reconciliation statement showing
- Cash and bank reconciliation statement is prepared from the cash & bank account. We will start from opening balance of cash & bank and after adding each inflows and authorized and authorized amount is balance of cash & bank and after adding cash inflows and subtracting cash outflows, the remaining amount is closing balances of cash & bank account. This closing balance is included in the assets of the wealth

statement If expenditure side is not explained through the cash receipt side, then the difference is un-After taking cash & bank reconciliation figure, wealth statement for the current year is complete and a person can easily calculate the figure of increase/decrease in the last year's person can easily calculate the figure of increase/decrease in the net wealth by subtracting the last year's Note Assets and nabilities are recorded at historical cost and not at market value.

	Appeals	
hapter 13.		
ample-Li has filed following wealth sta	atement as co. T	
	30n 30.06.2015	
Ir. N. DHA, Lanore	The state of the s	
of call by		
hares in XYZ (Pv1.) Ltd		3 500 000
half's list		2.5(1) ()()
ish .		5611, 1616,
anh		100 100
OTAL OPP	The state of the s	3 960 966
MINIBI LUM		11,000,000
otal  orang the year following information is pro	aud 1	(0, 10)
fing the year torrown of Rs. 1.200.0	ovided:	18,000,000
11. AGFIEL SUIM J 111-111-111-111-111-111-111-111-11-11-1	UU and paid a	1
Illy Elliff Silent a control of the	IUCIAIINN AT D. A.A.	
He settled in s personal roan of RS. 300,1	000,	
His household expenses aggregates to R	Rs. 850,000,	
He has given gift of Rs. 400,000 to his labeled has earned profit on ABC & Co	brother Kamran through crossed at	
He has earned profit on ABC & Co	o of Rs. 450,000 His drawner for	
Rs 275,000. He paid tax of Rs. 40,000	or of Rs. 450,000 His drawings from the firm during on firm income.	g the year was
He purchased a new plot at EME so	ciety for total consideration B. 2 200 acc	
		20 installments
On 30th June 2016, his bank balance wa	as Rs. 475,000.	
equired:		
repare the wealth reconciliation statement	and wealth statement for 2016	
aswer-1:		
	Mr. Nadeem	
	The state of the s	
	Wealth Statement	
	The state of the s	
	Wealth Statement	Rs. in '000'
Plot at DHA	Wealth Statement For Tax Year 2016	3 500
Plot at DHA Capital in ABC (Note 1)	Wealth Statement	3 500 2,675
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE	Wealth Statement For Tax Year 2016	3 500 2,675 700
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)	3 500 2,675 700 500
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)	3 500 2,675 700
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)	3 500 2,675 700 500 800
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260	3 500 2,675 700 500
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260	3 500 2,675 700 500 800 2,735
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475	3 500 2,675 700 500 800 2,735 10,910 (500)
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260	3 500 2,675 700 500 800 2,735
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan Closing wealth	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475	3 800 2,675 700 500 800 2,735 10,910 (500) 10,410
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan losing wealth	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475	3 800 2,675 700 500 800 2,735 10,910 (500)
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan losing wealth	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475	3 800 2,675 700 500 800 2,735 10,910 (500)
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan  losing wealth 1: ash and bank (1,500 + 2,000 + 1,200)	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475  (1,000 - 500)  0 - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)	3 500 2,675 700 500 800 2,735 10,910 (500)
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan  losing wealth 1: ash and bank (1,500 + 2,000 + 1,200)	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 800 2,675 700 500 800 2,735 10,910 (500) 10,410
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan Closing wealth V1: Sash and bank (1,500 + 2,000 + 1,200)	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 500 2,675 700 500 800 2,735 10,910 (500) 10,410
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan  losing wealth 1: ash and bank (1,500 + 2,000 + 1,200)	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  2,260 475  (1,000 - 500)  0 - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)	3 800 2,675 700 500 800 2,735 10,910 (500)
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan  losing wealth 1: ash and bank (1,500 + 2,000 + 1,200)  We	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 800 2,675 700 500 800 2,735 10,910 (500) 10,410 2,735
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  Ass Liabilities: Loan Closing wealth  Ash and bank (1,500 + 2,000 + 1,200)  Webbank	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 500 2,675 700 500 800 2,735 10,910 (500) 10,410 2,735 Rs. in '000' 10,000
Plot at DHA Capital in ABC (Note I) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  Ass Liabilities: Loan Closing wealth V-1: Cash and bank (1,500 + 2,000 + 1,200)  Pening Wealth Add: Sources	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 500 2,675 700 500 800 2,735 10,910 (500) 10,410 2,735 Rs. in '000' 10,000
Plot at DHA Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan Closing wealth V-1: Cash and bank (1,500 + 2,000 + 1,200)  Wealth Inde: Sources Salary Income	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem ealth Reconciliation Statement For Tax Year 2016	3 500 2,675 700 500 800 2,735 10,910 (500) 10,410 2,735 Rs. in '000' 10,000
Capital in ABC (Note 1) Advance for plot at EIVIE Jewellery Shares in XYZ Cash Bank  ess Liabilities: Loan Closing wealth V-1: Cash and bank (1,500 + 2,000 + 1,200)	Wealth Statement For Tax Year 2016  (2,500 + 450 - 275)  (1,000 - 200) ((W-1) 2,735 - 475)  (1,000 - 500)  (1,000 - 500)  O - 100 + 350 - 500 - 850 - 400 + 275 - 40 - 700)  Mr. Nadeem  Mr. Nadeem	3 500 2,675 700 500 800 2,735 10,910 (500) 10,410 2,735 Rs. in '000' 10,000

Chapter 14. Keronia	-
( hapar )	-
The same of the sa	N. T.
Tax pant on salary	4 4
Household extension	- '
Cuft to brother CARC & CO	10.400
Util to brother  Tax on profit of ABC & Co	-
Total	
1164	
Foreign income and assets statement [S. 1164]  (1) Every resident individual having  (1) Every resident individual having  toreign income equal to or greater than 10,000 ( inted States dollars of inted States do in the foreign income equal to or greater than 10,000 ( inted States dollars of interest dollars) and the foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars) or having foreign assets with a value equal to or greater than 10,000 ( inted States dollars).	
(1) Every resident many prome equal to or greater than the greater than the state of the state o	1
	, 11 1/2¢
shall furnish a foreign income and particulars of prescribed manner. It will give particulars of prescribed manner it will give particulars of prescribed manner it will give particulars of prescribed manner. It will give particulars of prescribed manner it will give particulars of the last day of the tax year prescribed manner.	to all to
shall furnish a foreign income and assets statement shall furnish a foreign income and assets statement of prescribed manner. It will give particulars of prescribed manner. It will give particulars of the base on the base day of the tax year.  (a) the person's total foreign assets and liabilities as on the base day of the tax year.  (b) any foreign assets transferred by the person to any other person during the incurred du	aid the
(b) any lorder was a courted during the control of	Tills to
(c) complete particulars of foreign income derived and the expenditive income the said income and that the expenditure who dy and necessarily for the purposes of deriving the said income and that the expenditure who dy and necessarily for the foreign income and assets.	art Jest
(c) complete particulary of foreign and necessarily for the purpose of october and acceptance	
(2) The Commissioner may by notice require any individual to furnish the foreign account of the Commissioner was required to furnish the foreign account of the Commissioner) was required to furnish the foreign account of the Commissioner of the C	10 /
who can the opinion of the Commission in the males	
furnished by the date specified in the notice	
Notice of discontinued business [Sec. 117]	
	ance
	morred,
furnish a return. The period of relain will start from the initial of the second of relain will start from the initial of the second of relain will start from the initial of the second of relain will start from the initial of the second of relain will start from the initial of the second of relain will start from the initial of the second of the seco	N (m)
on the cate of descentingance. This period shall be weare its fill	
O Mr Freehit discontinued business of 28 february 2 11 C 5 C 7	1-0
income because the business was not carried on for whole of the year. Advise him	
A Mr Freehit should file a return of mome for a period if continue in the state of	
and ending to 28 February 2013 and it will be treated as a separate tax year for him	
(3) What powers are available to the Conn or tell tropics of the	
discontinuance of business to Commissioner	
If a taxpayer does not gives notice of discontinuance and "excision".	
a business has been discontinued or	
he may serve notice to discontinue the business,	
he may serve notice to turnish the return Con missioner a (4)  What is the status of return formula by	,
A return turnished here will be treated as deemed assessed	
Method of farmachine and deemed assessed	
Method of furnishing returns and other documents [Sec. 118]	
A return of meome,	
a wealth striaman.	
· a loreuro	
shall be turnished in the assets statement	
shall be turnished in the prescribed manner  (2) A company w. 1 e its tet m.	
The state of the s	
If the tax year ends	
If the tax year ends between January 1st to Or or before 1 Due date for firme	
	-7
December 1 der ends between Ju. 15! it the lat year	
the ide scale selection in the contraction of the c	
314	

Chapter 15. Retiffes. & Stessments and Appeals

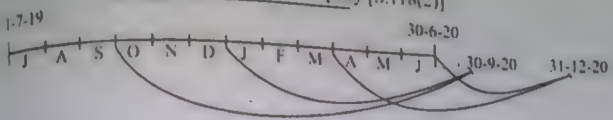
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Relow is a diagram to explain the return filing date depending upon "tax year end" at different dates

# Return of income for Company [S.118(2)]



A person whose earns salary meome will.

- file the return electronically along with the proof of deduction/payment of tax and
- file a wealth statement with return and
- a foreign income and assets statement

The Board may amend above condition or direct that the above condition will not apply for a tax year.

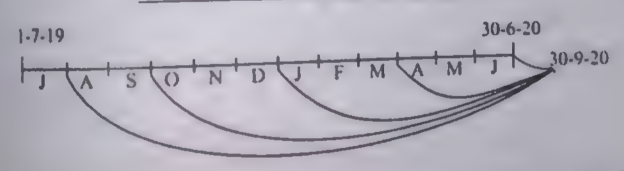
following is the schedule for remaining persons

Document required to be furnished	Due date for filing
Return required to be filed through e-portal in case of	On or before September 30th next following
salaried individual	the end of the tax year
- Return of income by an individual or AOP	

Explanation

Below is a diagram to explain the return filing date depending upon "tax year end" at different dates.

### Return of income for Individual and AOP [S.118(3)]



Persons	Tax year	Document	Due date for filing
	ends		(On or before)
	2013	Return of income	31-12-2013 31-12-2013
Liberty company 1 td	31-3-2013	Return of income	30-9-2013
Kaka company I td	30-9-2012	Return of income	30-9-2012
Mr Spaghetti Mr Skull	30-6-2012	Electronic filing of return by salaried person	30-9-2013
You & Vee (Linn)	30-11-2012	Deturn of income	all be furnished b

A return required to be furnished for discontinued business (under section 117) shall be furnished due date specified in the nonce

a mi

Where a taxpayer is not borne on National Tax Number (NTN) Register and fails to the VIN with return such return shall not be treated as a return 161

f Test	Individual	Gling	Company	Fax Year ends	Rat
Mr.	Tax Year ends	Return filing date	Name	31-05 113	Return ;
A	30-06-13		Y	31-(13-6)	-
В	31-03- 6		7	31-12-11	
C	31-12-17		M	30-00 77	
D	30-09-10				-

ocenario	Section
	* reference
leturn of income by company	111
eturn of income by individual	- 110
cturn to be filed by a person who is discontinuing a business	- 118,
person who has not furnished return and Commissioner gave him a notice to furnish return	1 11.

### Extension of time for furnishing returns and other documents [Sec. 119]

- A person regared to furnish -
  - (a) a return of income (u.s 114 or 117),
  - a wealth statement (u.s. 116),
  - may apply to the Commissioner for an extension of time
- What is the ceadline for getting extension in time for filing the documents mentioned in A above (2) The application for extension will be made by the due date of furnishing the above documents (3)
- What are circumstances under Commissioner can grant extension in time for t ling the decidents mentioned in (1) above

After receiving application if Commissioner is satisfied that the applicant is unable to turnish the above absence from Pakistan,

- sickness or other misadventure, or (b)
- (c) any other reasonable cause,
- the Commissioner may grant the applicant an extension of time What is the maximum period for which extension can be granted (4)

An extension should not exceed 15 days from the dee date in exceptional circumstances longer in the The tax year of Mr. Wao ends on 31 May 2012. Mr. Wao remained in Africa due to at "... assignment till 27-8-2012 and did not file his return of income electronically. On the Mr wao applied to the commissioner for getting extension in filing of return of return of income electronically by I month Decide what the second extension in filing of return of the second extension extensio electronically by 1 month Decide whether the application is justified Mr Wao can get extension for fining return of income electronically by not more trans-

from due date so his application will not be justified. He can get extension to. 15.

Where the Commissioner has not granted extension for turnishing return (at der section (4)), the Chief Commissioner may on apply for turnishing return (at der section (4)). subsection (4)), the Chief Commissioner may on application made by taxpayer grant extension made by taxpayer grant extension. extension upto 15 days in exceptional circumstances tonger; me may be granted If a person gets extens on he will still be liable to pay the detack surcharge

### Assessments

1111

1000 1000 [Sec. 120] he of descriptions is the status of complete return of income filed by taxpayer/ Normal assessment

would be considered that a min shoper has made an accomplete return),

the taxpayer has real to that commissioner has made an assessment of taxable income and tax due thereon; and thereon; and thereon; and the considered as an assessment order issued by Commissioner on the day the return was

when return of meanie filed by taxpayer is treated to be complete

when return of the considered as complete it it fulfills the conditions mentioned in sub-section (2) of \$.114. A return shall be conditions mentioned in sub-section (2) of S.114.

Notwithstanding the provisions of sub-section (1), the Commissioner may select a person for an audit of

A return (turnished under sub-section (2) of section 114) shall be processed through automated system to A return (furnished amounts of total income, taxable income and tax by making adjustments forb) any apparent incorrect claim,

in disallowance of any loss, deduct ble allowance or tax credit and

in a sallowance of carry forward of loss.

Adjustments shall be made after issuing a system generated notice to the taxpayer.

The response of taxpayer shall be considered before making any adjustment. In case no response is

the adjustment is made in 6 month of filing of return, the amounts in the return (as declared by the taxpaver) shall be assumed to be adjusted and taxpaver shall be informed automatically through IRIS

Note Provisions of this sub-section (2A) shall apply from the date notified by FBR. However FBR has ver not notified any date. Resultantly, the concept of self-assessment is still applicable

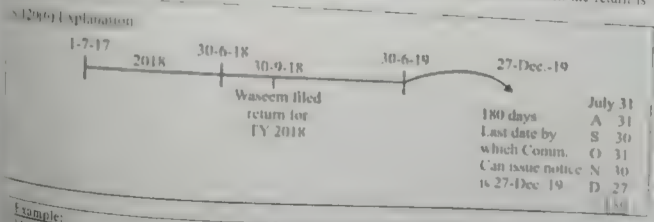
sement in case of incomplete return

Power available to Commissioner in case a taxpayer has filed an incomplete return of income

it return is incomplete, the Commissioner shall issue a notice to taxpayer informing deficiencies (other than necorrect tax on taxable income, or short payment of tax) and will order him to provide the missing

Imelimitation within which the Commissioner can issue notice to fill any deficiency in the return Tarmished

The anaive notice can be issued within 180 days from the end of financial year in which the return is



Mr Aut filed return on 15" of September 2010. Fill when Commissioner can issue notice to remove Jointion:

A per sec 126(h), such a notice can be issued with in 180 days of 30th June 201.

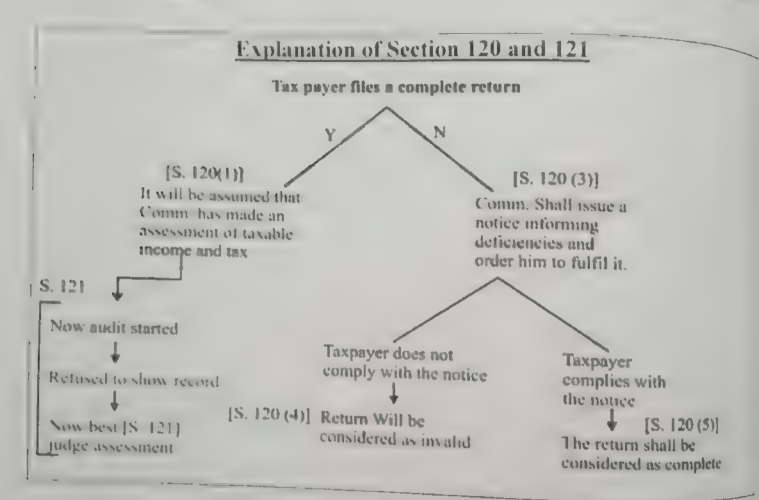
the status of return it it e taxpayer does not comp, with the notice issued by Commissioner

If the status of return it to e taxpayer does not comp, with the notice issued or comply with the notice the return will be considered as invalid and it will be assumed that no return will be considered as invalid and it will be assumed lat no return has been turnished Literatus I the taxpayer does comply with the notice assued by Commontoner

It tax payer complex with notice in due time, the return shall be considered as complete on the day it was furnished

- For the purposes of this section.

  (a) "authorities error" includes any wrong or incorrect calculation of tax (including any min,mum or final).
  - (b) an incorrect claim apparent from return" is a claim, in the return:
    - (i) of an item, which is inconsistent with another entry of the same or other item in return.
    - (a) of any tax payment which is not verified from the collection system, or
    - (iii) of any tax payment which is not verticulated and the statutory limit (amount percentage, ratio) for a deduction where deduction exceeds specified statutory limit (amount percentage, ratio)



Best judgment assessment [Sec. 121]

- What are the circumstances under which best judgment assessment can be made (1)
  - furnish return of income in response of notice under subsection (3) and (4) of section 114, or (ab) (h)
  - furnish a return as non-resident ship owner or aircraft owner; or turnish the wealth statement, or (4)
  - produce before Commissioner or a special audit panel appointed (u.s. 177) or any person employed by a firm of chartered accommissioner. (d) by a firm of chartered accountants, (u's 177) accounts, or documents required for plant's assessment of income and tax

the Commissioner may, based on available information and exercising his best judgement, make a assessment of the meonie and tax. Now account of the meonie and tax. assessment of the meome and tax. Now assumed assessment shall have no legal effect

The Decide whether and our out of the state 2016 because assessment order of 

Via. 2016 because assessment order car to are a car in which the committee or has a tar are. 

(3) a contract the secretary made an assessment of taxable income and taxa ment of the restance of and an amended assessment order is used by the Commissioner on

S. 122(3)	TY 2010	TY 2011	TY 2012
		30-9-11 Onginal return furnished = 9 lac Assumed assessment order issued us 120 (1)	Revised return furnished by tax payer  Amended ass. Order is issued by Commissioner u/s 122(3)

and an arrange and more contained amended, if her for how many times and within which time

Et a o Ten entre sent amorned under sub-section (1), (3) or (5A), Commissioner may further in the area of the or ainsi assessment within the later of -

5 years from the end of the financial year in which the Commissioner has issued or is treated as

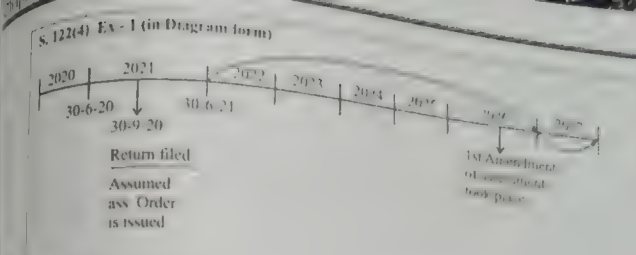
I year from the end of the financial year in which amendment was passed.

Ye are feet of the 14 2020 on 30-09-2020. The return filed by him is considered as assumed and the state of t A resident of assessment can be made by tax authorities?

to action or other than the made with neater of

of the first of search arms of which commissioner has issued assumed assumed networks: Conclusion:

The same of the sa 



Example-2 Mr Uner filed return of TY 2016 on 30-09-2016. The return filed to him and order issued by tax authorities (It is called a constant filed to him and the filed to him. Mr. Unter the direct restance by tax authorities (It is called as original a moment order), it was assessment took place on Mrs. (16) andit and the first amendment of assessment took place on May 26.9 and the first anterior and Amendment of assessment can be made by tax and or a

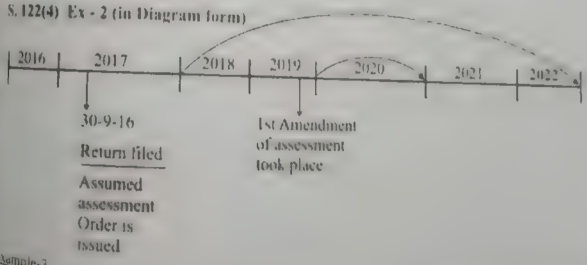
The second amendment of assessment can be made within later of

- 5 years from the end of the financial year in which Commissioner has seed as 2701 a commissioner has
- I year from the end of financial year in which first amendment of assessment has been to also

#### Conclusion:

Later date is 30th June 2022.

Therefore Commissioner can amend for the 2<sup>nd</sup> time by 30 June 2022



Example-3

Mr Stumpout has filed a return of income for TY 2010 on 30-9-2010 Commissioner has amended assessment has filed a return of income for TY 2010 on 30-9-2010 Commissioner has amended assessment for the first time on 31-1-2012. Identify the specific date by which further amendment can be

an further amendment can be made within later of 30-6-2016 or 30-6-2013. In the given case Commission of the further amendment can be made within later of 30-6-2016 or 30-6-2013. can further amend the assessment by 30-6-2016.

Imbuktu has filed a return of income for IV 2012 on 20-7-2012 Commissioner has affected the assessment for the first time on 28-2-2018 Identify the specific date by which further amenament can be

Provisional assessment in certain cases [Sec. 123]

- what power is available to Commissioner in case Government has impounded concealed assets of What power is available to Commissioner in case Government has impounded asset of a person. Commissioner may be approximately be a concealed asset of the last completed tax and being What power is available to Commissioner in case Government has impounded a concealed asset of a person. Commissioner may believe where Government has impounded a concealed asset of the last completed tax year by additional assessment order. What power is available to Common assessment order, for the last completed tax year by add is the assessment order, issue a provisional assessment order. Government or a Province of the Federal Government o where Commissioner or any department or agency of the Federal Government or a Provincial Government Where Commissioner or any department or agency of the Federal Government or a Provincial Government or any department or agency of the Federal Government or a Provincial Government or agency of the Federal Government or a Provincial Government o
- where Commissioner or any department or agency of the recent they may, before assuing any assessment order for the last completed tax. (14) where Commissioner of any person (not declared carrier) discovers an offshore asset of any person (not declared carrier) discovers an offshore asset of any person (not declared carrier) discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers an offshore asset of any person (not declared carrier) and discovers and discovers and discovers and discovers and discovers are declared carrier. adding the offshore asset The Commissioner shall finalise the order as soon as practicable
- (2) The Commissioner shall finalise the order as seen as "Conceased asset" means any property or asset which was acquired from income chargeable to tax (3)

"Concealment of income" includes

- a) the suppression of any item of receipt liable to tax, or failure to disclose taxable income.
- b) claiming any deduction expenditure not actually incurred;
- c) any act referred in section 111; and

d) claiming any income receipt as exempt which is actually to the second of the second

Assessment in relation to disputed property [Sec. 125]

What is the time limitation for issuing an assessment order after receipt of final decision of Court in respect it.

If there is a dispute in a Civil Court on ownership of a property whose income is chargeable, an assessment orce may be issued within 1 year of the end of the financial year in which Court decided the case

There is a dispute for TY 2010. Court decoded case in 12 March 2019. Assessment order should be issued by it

### Evidence of assessment [Sec. 126]

Any assessment order issued will not be:

- quashed or considered void for want of form and
- considered as invalid because of reason of any mistake,

### APPLALS

# APPLICATE AL THORITIES

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### ADMIN AT THORITIES

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commessioner Inland Revenue (CIR)

PROTECTS (1)

Additional Comm

- Deputy Comm (111)
- Assistant Comm (111)



#### Tax Payer Filed Return 1.

Lavable income 20

Audit Started and Commissioner issued amended assessment order u/s 122

(1)	Amended Ass. Order English		(11)	Demand Notice (Issued', m) Pay tax on extra Rs 12
	Income as per return	20		
	Add Penalty	6		
	Add. Un-recorgnised P F	4		
,	Add Provision for Doubtful debt	2		
1	Laxable income 'Revised income	32		

#### 3, Tax payer will prepare grounds of anoeal

- (1) Penalty 1, not paid to Govt
- (11) P.I. is recognised
- (111) Bad Debt is actual

Chapter 15 Returns. Assessments and Appeals after the Commissioner (Appeals) [Sec. 127]

LAppeals) What is the first forum for filing an appeal
to the Commissioner (Appeals) [Sec. 127]

Lappeals) What is the first forum for filing an appeal
to the Commissioner (Appeals) [Sec. 127]

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Lappeals) What is the first forum for filing an appeal
to the Commissioner (Appeals) [Sec. 127] at to the Commissioner (Appeals) [Sec. 127]

Appeals) What is the tirst forum for filing an appeal

Appeals [Sec. 127]

Appeals Officer of Inland Revenue may file

Appeals to the Commissioner (Appeals)

Appeals (Appeals) Appeal to the Commissioner (Appeals) [Sec. 127] apped to the Commissioner (Appears) hext redeement assessment order (\$ 121) or where he side, ared as a representative of a non-resident person or appea effect processes to rectify a mistake, or where Comm science refuses to rectify a mistake, or increases liability of the person, an order which enhances assessment, reduces a refund or increases liability of the person, an order which enhances assessment. What sine condition for filing an appeal

Ar appeal carnot be filed if the taxpayer has not paid the tax alongwith the return. What are the requirements for fi.ing an appeal 21 An appeal shall-21 be in the prescribed form; be verified in the prescribed manner; state the grounds of appeal; **(b)** if the appeal is against an assessment: be accompanied by fee; (c) a) where the appellant is a company, Rs. 5,000. b) where the appellant is not a company, Rs. 2,500. a) where the appellant is a company, Rs. 5,000; or b) where the appellant is not a company, Rs. 1,000 be filed within following time limits: Time limit (e) It will be lodged with the Commissioner (Appeals It appeal relates to assessment or penalty within 30 days of service of demand notice It will be lodged with the Commissioner (Appeals) If appeal does not relate to assessment or within 30 days of the date of service of order The Board may prescribe mechanism for electronic filing of the appeals (3A) Mr Mark received a demand notice on 31-10-2012 to pay tax along with the penalty. He is of the 0 opinion that Commissioner has made an undue demand. You are being hired as a tax expert to file an appeal with Commissioner (Appeals) as soon as possible. Advise him. An appeal can be lodged with the Commissioner (Appeals) within 30 days (i.e. upto 30-11-2012 of the date of service of demand notice. (an appea per led to Commissioner (Appeals) after the prescribed time limit (6) The Commissioner (Appeals) may admit an appeal after 30 days if a good cause is shown. The appealant has it apply for it Procedure in appeal [Sec. 128] the Commissioner (Appeals, shall give notice of the day for hearing to the appealant and Commissioner (Appeals), thenks they appeal to the appealant and Commissioner recover If Commissioner (Appeals) thanks that tax recovery shall cause undue hardship, he may stay recovery (JA) upto 36 days after providing Commissioner an opportunity of being heard. (!AA) The Commissioner (Appeals), may stay tax recovery for a further period of 30 days after providing Commissioner an opportunity of being heard. Commissioner an opportunity of being heard. However in this case Commissioner (Appeals) shall pass the Commissioner (Appeals) shall pass order on appeal in the said period of 30 days The Commissioner (Appeals) may adjourn the hearing from time to time. 12, Car tappayer before nearing of appeal file any new ground of appeal not specified in grounds of appeal the is satisfied in grounds of appeal to the installation of appeals any new ground of appeal not specified in grounds of appeals. (3) the Commissioner (Appeals) may, before hearing of an appeal not specified in grounds of appeal the Commissioner (Appeals) may before hearing of an appeal, allow an appeal and to file any new ground. The (omin sooner (Appeals) may, before deciding an appeal, (4) 326 1

15 Returns. make furt for enquiry through Commissioner. mike thirt is accept any evidence which was not; and color in the colo contil scient (Appeals) shall not accept an documentary of the state of the second of emines color However be may accept it if there was a reason in c cause wantappear [Sec. 129] in appear | See. 12.11

The passed by Comm science (Appear) at the Lore (1.3);

The proposing the appear, the Commissioner (Appear) may The type of the appear the Commissioner (Appear) at the commissioner (Appear) may make an order to make an order to · confim. modify or annul (cancel) the assessment order after examining the evidence causing enquires, or in any other case, make such order as he thinks i't Commissioner (Appeals) increase the amount of any assessment order The Commissioner (Appears) can only increase an assessment or decrease revided appellant a reasonable opportunity of showing cause the has provided appellant a reasonable opportunity of showing cause it after decision of an appeal. any change is made in the assessment of AOP or a new assessment of AOP is ordered, • a new assessment (Appeals) shall authorise Commissioner to amend assessment of me weeks of AOP also in this case general time limit for amending the assessment will not apply. what is the time limitation within which a Commissioner is required to decide an appeal What is the time to decide an appeal Aper decision, the Commissioner (Appeals) shall specify the amount of tax uphend and serve the order to after decision, the Commissioner The Commissioner (Appeals) will pass an order within 121 days of filing of appealant and Commissioner for days appeal It can be extended by further 60 days. Following time will not be counted in above days: adjournment at the request of the appellant or postponement due to alternative dispute resolution proceedings There shall be established an Appellate Tribunal to be called Appellate Tribunal In.ana Kevenue to exercise un niment of the Appellate Tribunal [Sec. 130] The Appe late Tribunal shall consist of a chairman and judicial and accountant members as appointed by tre powers and perform the functions A person shall be appointed as judicial member of an Appellate Tribunal if he: A Has been a Judge of a High Court; is an advocate of a High Court with a standing of not less than 10 years; or Possesses such other qualification as may be prescribed. A person shall be appointed as accountant member of an Appellate Tribunal if he is an officer of the Inland Revenue Service equivalent in rank to Chief Commissioner letters 3 years s an officer of the Inland Revenue Service equivalent in rank to Chief Commissioner Inland Revenue (Appeal's) having atteast 3 years has practiced professionally as a chartered accountant for atleast 10 years, or The construction and management accountant for atteast 10 years. The construction are as a cost and management accountant for atteast 10 years. The constitution, functioning of benches and procedure of the Appeliate Tribunal In the Revenue shall be lega ated by raies which the Prime Minister may prescribe

Appeal to the Appellate Tribunal [Sec. 131] to the Appellate Tribunal [Sec. 131]
Second forum for filing appeal
Second forum for filing appeal
Where the taxpaser or Commissioner objects to the order of Commissioner (Appeals), the taxpaser or the faxpaser or Commissioner objects to the Appellate Tribunal.

Commissioner may tile an appeal to the Appellate Tribunal.

Requirements for filing appeal (2)

An appeal shall be-

in the prescribed form, ventied in the prescribed manner; ventied in the prescribed manner; ventied in the prescribed manner; accompanied by a fee (as mentioned in sub section (3)). Commissioner will not pay the fee accompanied by a fee (as mentioned in sub section (3)). (a) (6)

secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (as mentioned in sub section (57), as secompanied by a fee (57

filed to the Appellate Tribunal within 60 days of company and Rs. 2,500 in cases other than company.

The prescribed fee shall be Rs 5,000 in case of company limit

Can appeal be filed to ATIR after the prescribed time limit The Appellate Tribunal may admit appeal after 60 days if a good cause is shown. (5) (4)

What is the status of demand raised when taxpayer is going to file an appeal to ATIR

What is the status of demand raised when taxpayer is going to the status of the status of demand raise (5) can apply to the Iribunal for stay of recovery.

On receiving application, if Tribunal considers that the recovery of tax (which is also upheld by the can apply to the Iribunal for stay of recovery. On receiving application, if Tribunal considers that the recovery of the Commissioner (Appeals)), shall cause undue hardship to taxpayer, the Tribunal, may stay recovery of tax upto 180 days It will be done after providing Commissioner an opportunity of being heard.

Where recovery of tax has been stayed as above, the stay order shall cease on expiration of 180 days Where recovery of tax has been stayed as above, are stayed as a staye

Further in computing the above 180 days the period for which recovery of tax was stated by High Court shall be excluded.

### Disposal of appeals by the Appellate Tribunal [Sec. 132]

- (1) The Appellate Tribunal may, before deciding an appeal:
  - call for the particulars or
  - make further enquiry through Commissioner.
- The Appellate Tribunal shall hear the parties and, in case of default by any of party on the date of hearing, 12. I ribunal may proceed ex parte to decide the appeal on the basis of the available record. (2A)
  - Time amutation for decision in appeal by ATIR.

The Appellate Tribunal shall decide the appeal within 6 months of its filing.

(3). (6 Orders which can be passed by ATIR at the time of disposal decision of appeal

Where the appeal relates to an assessment order, the Appellate Tribunal may, make an order to affirm, modify or annul the assessment order; or

remand the case to the Commissioner or the Commissioner (Appeals) for making further enquiry Where appeal relates to decision other than assessment, Tribunal may make an order to affirm, vary or

Can ATIR increase the amount of any assessment order (4)

- increase an assessment or
- decrease refund
- if opportunity of showing cause is provided to taxpayer. 15)

any change is made in assessment of an AOP or a new assessment of an AOP is ordered.

the Appenate Tribunal shall authorise the Commissioner to amend the assessment of the member of AOP (7) (10)

accordingly in this case general time limit for amending the assessment will not apply Ine Appellate Tribunal shall communicate its order to the taxpayer and the Commissioner Under which circumstance the decision passed by the Appellate Tribunal is final It is a order relates to question of fact, the decision of the Appellate Tribunal is final.

\*inter 15 Kelling Appeals High Court [Sec. 133] (Reference application before thigh Court) what age the requirements and time limitation for filing an application per court what age the result of the Commissioner may be seen as the court of the court o

what are the response of the Commissioner may refer an application water what are the resputements and time minigition for filing an appeal to High Court what are the receipt of Appellate Pribunal order with the statement of cise to High Court and Shall be on a prescribed form and shall the statement of cise to High Court Agerics of property of Appellate Fribunal order within abeation shall be on a prescribed form Agents of days of the receipt of Appendix Fround order
within 90 days of the receipt of Appendix Fround order
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within 90 days of the receipt of Appendix Fround order
within 90 d s the facts,

the determination of the Appellate Tribunal and the question of law arising out of its order

the question of law factories of the order the question of law arises, it may proceed to hear the case. Reference to High Court shall be heard by a Bench of atleast 2 judges

Reference to Fright Court after hearing reference shall decide the question of law and pass a judgment specifying the

what is the status of tax demand raised as consequence of order of Appellate Iribunal of the taxpayer has it a reference is made to High Court, the tax shall still be payable as per the order of the Appel ate 1r bunal

When the stay order regarding recovering of tax passed by High court will cease to have effect It recovery of tax is stayed by the High Court, this order shall expire in 6 months from the day it was appeal is decided or

order is withdrawn by High Court.

If because of order of High Court the tax is found refundable to taxpayer, is it mandatory on Commissioner to make the refund

If after judgement tax is to be refunded to the taxpayer, the High Court may say Commissioner, to postpone the refund if he intends to go to Supreme Court against the judgment To avail this benefit, the Commissioner will apply to High Court in 30 days of the receipt of the judgment. The retund shall be postponed until Supreme Court decides the appeal.

hamon before Supreme Court Court is the final forum for appeal. Provisions relating to filing of appeal in the Supreme Court of Pakistan omitted through Finance Act, 2005 because they are already included in Constitution of Pakistan

(1		An aggreed person may apply to Board for appointing committee to resolve dispute of tax hability, or admissibility of refunds,
1	person will	(a) tax liability, or admissibility of country of
	apply to Board	(a) tax liability, or admissionly or (b) waiver of default surcharge and penalty, or
	approx to in the	4 1 6
		and the land, he is litigation in any court appealed authority
1		A case will not be referred to the Board where interpretation of question of law effect identical other cases
		If an issue involves a mixed question of fact and law, the Board shall decide whether or
		not ADRC may be constituted
{ 4	Proposition	The application by taxpayer shall be accompanied by an initial proposition for resolution from which he cannot retract later on.
(2)	Board wil.	In 30 days of application, the Board may appoint a committee comprising.
	appoint a	(a) Chief Communicated Inland Devenue having jurisdiction over the con-
	committee	(b) 2 persons from a panel (notified by the Board) comprising of cham
		(b) 2 persons from a panel (notified by the Board) comprising of chartered
		accountaints, cost and management accountaints, advocates, having minimum of
(3)	Communication	To years experience in tax field and reputative outsinessment.
(-)	Communication	and a small communicate of det of appointment of committee to:
	of appointment	Commissioner and
. 43	of Committee	• the court appellate authority
(4)	Decision by	The Committee shall a common the in-
	Committee	conduct an audit and shall decide the discussion of the discussion
		conduct an audit and shall decide the dispute in 60 days of its appointment or with in an extended period of further 30 days.
5)	Stay of tax	The tay received of further 30 days.
	recovery	The tax recovery shall be stayed on constitution of Committee till the earlier of.
	*	
6)	Committee	• its dissolution.
	order binding	The decision of the committee shall be binding on Commissioner:  • if aggreed person has withdraw
	On On	• if aggrieved person has with de-
		if aggrieved person has withdrawn appeal from the court appellate authority and     has communicated order of withdrawal to Commissioner in (2).
10.	Commissioner	by Commissioner of withdrawal to Commissioner in Co. 1
10)	Tax payment	has communicated order of withdrawal to Commissioner in 60 days of decision  The aggrieved person may make the court appellate authority and by Committee.
		(4)) and all
6A)	If Committee	The aggrieved person may make pay tax as decided by the committee (under sub-section If the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee fails to decide within 60 days (a) the committee (under sub-section shall discolors).
	does not decide	If the committee fails to decide within 60 days (extendable upto 30 days), the Board provisions mentioned above shall apply
7)		shall dissolve the committee and may re-constitute another committee (and all the lift 2 <sup>nd</sup> Committee fails to decide within 60 days (extendable upto 30 days), the Board If 2 <sup>nd</sup> Committee fails to decide within 60 days (extendable upto 30 days); anythere
		If you Committee and apply mutation with the committee (and all the
		shall dissolve committee).
5	C	
	Communication	If 2 <sup>nd</sup> Committee fails to decide within 60 days (extendable upto 30 days), the Board authority.  The dissolution order (of committee) shall be communicated by Board to the court/ court appellate authority and the Commissioner court appellate authority and the Commissioner
	01	appellate and order (of committee) should
	Dissolution	The date authority and the Commission of the Communicated by the C
	order	the dissolution order (of commissioner
1)	Remuneration	The dissolution order (of commissioner court appellate authority.  The Board will prescribe remuneration for members and the court appellate authority.
	of persons in	The Board will present
	panel in	member appointed remuneration for
	Rica	clause (a) of the Committee of the Commi
	- mies	The Board will prescribe remuneration for members of the Committee, other than the member appointed under clause (a) of sub-section (2).  The Board will make rules for this section.
		orking of ADRC ID

Rules for formation and working of ADRC [Rule 231C]

The Chairman shall be responsible for deciding procedure to be followed by the Committee which include the (a) to decide about the place of sitting of the Committee, in consultation with the Director General RTO or

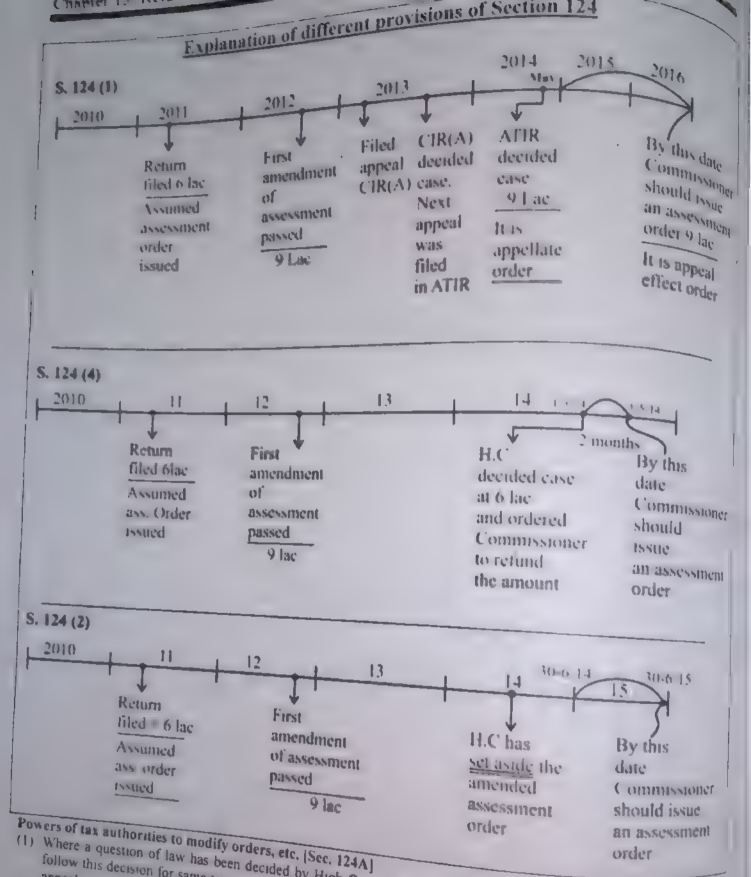
to specify date and time for conducting proceedings by the Committee,

and Appeals id) to issue notices (e) to produce relevant records (f) to groupe attendance of the applicant (f) to consolidate recommendations to the Board Burden of proof [Sec. 136] gurden of proof [Sec. 130]

Burden of proof [Sec. 130]

Bu Rurden of proof.

Rurden of pr A taxpayer filed a return for TY 2010 on 30-9-10 at Rs. 600,600 A taxpayer fried a few data is a state of the same date at Rs. 600,600 Assumed and showcause notice was issued. Commissioner issued an amended assessment order at Rs 900,000 The tax payer filed an appeal. The case is now pending in High court The tax payer filed an appear. The case is now pending in High court
High court decided that income is Rs 800,000 Commissioner and taxpayer decided not to file an appeal Now Commissioner will issue an assessment giving effect to court order (It is also called as appeal effect Where an assessment order is to be issued after an appellate (court) order the Commissioner shall usue the 1 appeal effect order (assessment order) within 2 years from the end of the financial year in which High Court has decided a case on 31-5-2012 in which Mr. And is required to pay some extra tax. Specify Commissioner shall some orders within 2 years from the end of the financial year in which the order of the appellate authority is crived on commissioner 1e, by 30-6-2014 I me aimit for app at effect order in case direct reliet is provided Where direct teset a provided by appellate authority, the Commissioner shall issue appeal effect order (assessment order) with in 2 months of the date the appellate order is served Time limit for issuit ander by Commissioner in case an assessment is set aside Where an assessment order has been set aside by any appellate authority, the new assessment order will be passed within I year from the end of the financial year in which appel ate order was served. The limit will not apply if taxpaver has filed an appeal against the order of appealate authority Where an assessment order has been set aside modified, the proceedings may commence from the next stage It will not be necessary to re-issue any notice which was already issued or to re-furnish any return which was already furnished. If due to an appellate order any moome is reclass fiedfrom the taxable income of a taxpayer from one year to another year, or from the taxable income of one taxpayer to another taxpayer. the assessment order usued for other year taxpayer is assumed to have been issued as a result of order of the appeal. Where appeal effect order is to be issued, general time limits for issuing assessment order will not apply the appellate authority Ted, ately investigation of the passed under section 124 (Appeal effect), the tax payable shall become payable equatery instead of payers, within 39 gais



(1) Where a question of law has been decided by High Court or the Appellate Tribunal, the Commissioner may

follow this decision for same taxpayer for other years pending before him, even if Commissioner is going in all (2) In case the decision is reversed (means that now it is decided against taxpayer), the Commissioner may modify all the assessments. This modification is to be made within 1 200 of the Commissioner may modify in this case, the all the assessments. This modification is to be made within I year of receipt of appellate order. In this case, the

Actions against assessment/amended assessment order From the Tax department S.122A, 122B and 124A From the Tax payer S.127,131,133 and 134A

/	Explanation of so	ome of the se	ections in "mother language	"	
ig A		•	Ci - Records - subordinate -	Camarina	(1)
				Revision 0:0	(1)
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		A US Revisi	corder a 200-ordinate _ * 7 -	1	(3)
			Courted the Courter of the Courter o		(4)
	ئے۔	mes 27 Appe	eal الماريخ Sub-ordinate و الماريخ الم	axpayer / -	
3 122B	Exemption 🕹	Sub Or Lon	さいことの FRecord & Sub-ordinate	4 Chief Comm	(1)
				re-c Certificate	
			-227 Revision & order 2		(2)
5 %	پ <u>ښ</u> د ي . Ass.	order Çıçı Cor	concealed بيني المنافقة المنا	asset'y کر مکومت نے کا	(1)
				-84 Ass Order	
				ئے وجد رحد یا کے گا۔	(2)
			Incom سے فرید اے جو حکومت کو نثیل بھائے۔	e J. R.L. Assets n.	(3)
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5. 28					
				agé OdnCIR(A)	(1)
	: 30 Comm. نک		kpayer & Tax Series Comm		(IA)
			Ta نیں نے کا۔ (CIR(A ایر کرنے سے پیلے .mm		
	1.548/2650	ار مچوٹ دے عکم ہے لیک	じか30年 ビニッグ: Tax / Taxpayer。	CIR(A) کشتر کورتا کر	(IAA)
				ان کے 30 انوں میں	
£ (29		, نبین کیا تق	诗し Taxpayer といこがれんしんが、	برنج نظر CIR(A)	(5)
	of case		Order of CIR(A) may be		
Return [	led	Rs 20	1. Confirm	32	
Amende	d ass. Order issued	Rs 32	2. Modify	22	(1)
			a Annul Concel	20	

History of case		Order of CIR(A) ma	y be	
Return filed	Rs 20	1. Confirm	32	(1)
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(2)

Appeal CIR(A) أن الما الله من المعلد من كالمواه وال وروك مكت فيعد منافي من (4) 120ء نا(چ 160ء مل من پرون فيل كے وائل كے:

• Taxpayer النج أو على معروف بول بعدون أبيل أمثل

--- Leut ADRC Case A

# ICAP PAST PAPER QUESTIONS

A TOPOLITE INC.					and procedure of
111 10 1	fo lowing chart in your ro Authority whose	Fing	Limitation	Decision	Limitation
1 1 115 (1)	order may be	fee	period for	ın	Period for
Appuliate	appealed against	155	filing appeal	Appeal	Decision
Author by			time appear	, , , , , , , , , , , , , , , , , , , ,	
					(Q.9 March 2002)
puestion-2	requirements of paymo	ent of tax viz-	-a-viz filing an app	eal before the Cor	mmissioner Inland
Revenue (Appeals)?	?				(5) 8September 2003)
Diestion-3	ements of Income Tax O	rdinance 2001	for a person who is	about to discontinu	e his business (5)
	ment of the other factor	i cattletti to e t e secon	707 to per 2011 1100		(Q.8 March 2004)
Briefly sta	te the time limit within vite the time limit within v	which the Com	missioner is permitte imissioner is require	ed to further amend d to pass an order t	an assessment <sup>o</sup> (2) o give effect to the (2)
findit i or	d rections of the CIR(A)	) <sup>2</sup>			9 September 2004)
Question-5	of a complete return of in	come filed on	for the Income Tax (	ordinance, 2001°	(5)
What sinc laters o	of a complete return of an	conne mea ane	io, the theorem is a		(Q.8March 2005)
Juestion-6	nstances under which t	he Commissio	ner is empowered to	o issue a notice re	quiring a person to
Jeser pe tre circui	neon e for a period of le	ss than twelve	months		1 1
ara najeronom	ment of the telephone of the				(Q.6 March 2006)
Question-7			2001 0.05	in which the Comm	nissioner is required
What are the time	lamits prescribed by the	Income Tax O	ramance, 2001 with	Inland Revenue u	nder the following
o pass an order	to give effect to the	decision of A	appenaic renama	IIIIdita iterenae a	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
rircumstances?	has set aside the assessi		of the A TIR was re	ceived by the Com	missioner on
November	r 30, 2004. Chas deleted the additio	who has the	n accrecing officer a	and the order of the	Appellate Tribuna
b) Inc Allie	Chas deleted the addition	ns made by th	. 15 2004		(3
was recen	ved by the Commissione	r off December	[ L <sub>2</sub> ] <sub>2, 26</sub> (1/17)		(Q.8 March 2006
0					
Question-8	islances, an assessment	made can be a	mended or an amen	ded assessment car	i be further amende
by the Commission	Islances, all assessment				
or the Commission	ner Inland Revenue?			(Q.6 (	(b) September 2000
			and ment of toy	in respect of an	order issued by th
Question-9			or constitution of the	in technest of mil	*
I M as 4	nts has received a not	ice demanding	e payment or the	Anneliate Tribunal	
Ore of your che	nts has received a not anst which your client in	tends to file ar	appeal before the	Appellate Tribunal finance, 2001 regains	rding stay of demai
Question-9 One of your che Commissioner aga You are required to the Appel ate 1	inst which your client in o explain the provisions	ice demanding itends to file ar contained in	appeal before the home Income Tax Ord	Appellate Tribunal imance, 2001 rega	rding stay of demai

Evely resident individual is required to furnish a wealth statement for that year along with the income tax return. (4)
State the main particulars that are required to be included in the wealth statement. (Q.6 (b) March 2007)

Chapter 15: Returns, Assessments and Appeals Question-11
In certain circumstances, the Income Tax Ordinance empowers the Commissioner to make assessment based on any available information or material, to the best of his judgment" available information or material, to the best of his judgment List down the conditions under which the Commissioner can exercise such powers. Also state the time amil with his (Q.4 (a)September 2007 which such power can be exercised Question-12 Under what circumstances, the Commissioner can require a person to furnish a return of income for a period of lex (Q.3 (c) March 200h) than twelve months? I ist the persons who are required to file a return of income under the Income Tax Ordinance, 2001 (Q.2 (a) September 2008) What do you understand by the term 'definite information" as described in the Income Tax Ordinance, 200.2 (3) a) Nomani Industries (Pvt) Ltd filed their return of income for the year ended June 30, 2007 on December 3 b) 2007 On January 15, 2009, the Officer Inland Revenue issued a notice requiring the company to file the audited financial statements. The Officer Inland Revenue has also identified certain errors in the return of income filed for the year and has shown his intention to amend the assessment of the Company for the year Required: When is a return of income regarded as 'incomplete' for tax purposes? (1) Is the Officer Inland Revenue justified in issuing the above notice? Explain Discuss the circumstances under which taxation authorities may amend the assessment order of a (111) Identity the specific date up to which the taxation authorities may amend the assessment of (IV) Nomani Industries (Pvt) Ltd Assume that the return of income was complete on December 3 2007 when it was filed. (Q.5 March 2009)

Question-15

Mr. Sami has received a notice in March 2010 from the Commissioner to file return of income for the tax years 2003 and 2006 within 20 days of receiving the notice. In your capacity as a tax consultant, advise Mr. Sami on the following issues along with appropriate explanations.

Is the Commissioner justified in issuing the above notice? (i)

If Mr. Sami is not in a position to meet the deadline for filing the returns, can be get an extension? (ii): (Q.3(b)March 2010)

Question-16

L st down the circumstances under which an original assessment can be amended or an amended assessment can further be amended, by the Commissioner of Inland Revenue.

Question-17

Zucchini Associates (ZA), a tax consulting firm, has been invited by tax authorities to make a presentation on "Tax years and filing of tax returns" at a taxation seminar. Mr. Baqir, a senior partner at ZA, wants Mr. Bader, his newly appointed associate to make the presentation. Under the provisions of Income Tax Ordinance, 2001 advise Mr. Bader about the points to be included in his presentation as regards the following:

Description of normal, special and transitional tax years.

(7) (8)

Persons who are required to furnish a return of income for a tax year. Circumstances under which a Commissioner of Income Tax can require a person to furnish a return of (c) income for a period of less than twelve months,

Question-18

(b)

(Q.6 March 2011)

(Q.2(b)September 2010)

Identify the due dates for filing of income tax return in each of the following cases: (1)

- A company whose income year ended on 30 September 2011 (1E)
- A company whose income year ended on 31 December 2011 A company whose income year would end on 31 March 2012 (III)
- A member of an association of persons (AOP) if the income year of the AOP would end on 30 June 2012 (3) (IV)

(Q.2 (b) March 2012)

# Chapter 15 Returns Assessments and Appeals

Question 26	. 1 (3 - (4) - 5
for the second for the second form of the report	mid the first in this in the tailer
solely by remon of awaing unmovable property with a find use of	ter humbled spone and many to be to
located in new falling within the minor ipaction!	
	(1) 1 (6) Septeme (1)
Question 27	(1) ( ( ) September diffe
(a) I'm the persons who are required to file a fax reformunder	The precious of the learning for the
	to the same of the

Caj	Let the persons who are required to file a	has return under the precious or ed the become by	- ( ,
	2001		D'44
7.1			

In of the provisions of the Income Tay engineers f dentify the circumstance under which the Communication of Income Tay  $n_{\rm ac}$ ,  $n_{\rm c}$  and  $n_{\rm c}$   $n_{\rm c}$ ,  $n_{\rm$ In the light of the provisions of the Income Law Endinance (1) furnish a return of meonic for a period of reset an isolyc meadle

State the consequences if a per on fail, to furnith the return a required in Circocae fill

# Question-28

Zahid, the sole proprietor of 1G and company is a readent individual and term the process of fibright wear statement for the tax year 20X7. The relevant information is as under:

Assets and habilities disclosed in the wealth statement for the tay year 20%6 were a follow-

Assets	Rupter
Agriculture land in Hyderabad Residential property in DHA Karachi	* Alexe Dug
Business capital-FG & Co.	I (to tout
Motor vehicle Cash at bank Cash in hand	St. Gen.
Liabilities	15,540,000
Net assets	(4-809300 14,040,000
Details relating to FG & Co. are as follows:	h Africa physics

(ii)

Income from business for the tax year 20X7 2.510.00 Drawings during the year 450000 Balance of cash in hand and at bank, as on 30 June 20X7 amounted to Rs 157,500 and Rs 730.00

- (III) respectively
- Transactions carried out by Zahid during the year were as follows: (iv)
  - Paid an advance of Rs. 1,000,000 against purchase of a bangalow for Rs. 10,000,000
  - Sold shares of a listed company for Rs 350,000. The shares were purchased on 1 May 20X 18 Rs. 50,000 Capital gain tax collected by NCCPI amounted to Rs. 37,500.
  - Office shares of a listed company to his brother. The shares were purchased by Zahid in 2032 at a CS. of Rs 100,000 whereas market value of the shares at the time of gift was Rs 150,000
  - Paid Rs 200,000 towards principal amount of the bank loan
  - Personal expenses amounted to Rs 2,075,000
  - Net receipts against agricultural income amounted to Rs 2,500,000

Prepare Zahid's wealth statement and wealth reconciliation statement for the tax year 20X?

(Q.6 March 261

Rupees

Constitute and thousander which in original and mentionals are more fed or at the specific to the Committee of Income List Alice partied by the Communitories of Income. List Alice the time period with a way is the core, it is on the property to the construction of the foreign and the core is a contract of the core and the core is a contract of the core aniended assessment order can further be amended

(6) 4 (b) September 201")

Question 30 Under the provisions of the Income Lax Ordin mee 2001 has fl. dream the forestage (21

The term 'Concealed is a p. (1)

The powers of Commissioner relating to the con-called a list of any person when these are (11) impounded by the Lederal Covernment

Anwar had filed his return of income for the bix year 2015 on 31 Augo, (2015) Dr. (u., the following in the (25) bent of provisions of the Income Tax Ordinance, 2001:

By which date the Commissioner of Income Law could make the first amendment of the assessment, if required.

By which date any further amendment can be made if the first amendment was made on 15 (11) February 2017.

(Q.3 (a), (b) March 2018)

Question-31

(i)

Ideath due date of filing of tax return in each of the following cases, under the provision of the Income Tax Ordinance, 2001:

An individual who derives his income from bininess which fall, under normal tax regime (0.5) (1)

An individual filmy return in response to a notice received from the Commissioner who believes (11) that he is likely to discontinue his business.

An individual fring return in respon e to a notice received from the Commissioner for not filing (111) return of income of the previous tax year. (01)

A company. (IV)

(01)

Question-32

specify the circumstances under which the Commissioner of Income Tax has powers to issue notice demanding a return of mcome from certain person(s) for a period of less than twelve months. Also state the powers of the Commissioner if such person fails to furnish the return as required, within the specified time

(Q.4 (b) September 2018)

(Q.4 (b) March 2018)

Question-33

haider, a filer, was carrying on business as a cloth trader. On 28 October 20X7 there was a fire in his shop and the entire stock of clothes costing Rs. 1,550,000 was destroyed. The insurance company refused to pay the claim Consequently, Haider ceased his business on 31 January 20X8.

After cessation of business. Haider fixed an appeal against the insurance company and was able to recover Rs 1,800,000 as full and final settlement from the insurance company in tax year 20X9

# Required:

Under the Income Tax Ordinance, 2001:

state the requirements that Haider should comply with, on cessation of his business on 31 January 20X8 (03)

in briefly discuss the treatment of the recovered amount in the tax year 2029

(02)

(Q.2 (a) March 2019)

Question-34

Imran a resident person, is filing the return of his business income for the first time. He has been informed by his friend the respect the seeks your advice about the friend that he will also be required to file a wealth statement. In this respect, he seeks your advice about the panicu, ars which he should disclose in his wealth statement

(Q.3 (a) March 2019)

C Rivers Aceptements In

Question 34

the second order from the income tax department under which he which he is not such tax not withheld from certain payments. He does not agree in the commissions agree.

- the commissioner (Appeals)

Since the post of the front short of the short filing of appeal to the Commissioner (Appeals).

(Q.4 (a), (b) March 2019

# Chustion 16 Tax Ordinance, 2001 and Rules made thereunder, discuss:

- to the concealed asset and state the powers of the Commissioner relating to concealed asset of any
- (Q.3 (b), (c) March 2020)

- Question 3"

  Leave to leave to lack of the Commissioner Inland Revenue (CIR) for the Commissioner Inland Revenue (CIR) for the lack of the City of the assessmen order for tax year 2018. Due to lack of knowledge about tax matters, she did not
- \* West of the received a deniand notice under which she was required to pay Rs. 610,000 within 30 days · decoc of a accepted meaning and an amended assessment order for tax year 2018 under section 122 from the
- to a second with the order assued by the CIR and wants to file an appeal to the Commissioner (Appeals)

- 16 19 process of the Income Tax Ordinance, 2001:
  - State the time per od within which an appeal may be filed by Rubina to the Commissioner (Appeals). (01) c.sc. a therem types of orders that the Commissioner (Appeals) may make for disposing of an appeal. (02)
  - expansion the Commissioner (Appeals) may take for ensuring that no undue hardship will be
- uncon the option is available to Rubina for defending her case, if the Commissioner (Appeals) issues an Question 38

# (Q.3(a) Sep. 2020)

- Sa ratmer: 1 m tea 56st had filed its tax return for the tax year 2015 on 30 September 2015.
- The audit of the fax year 2015 on 30 September 2015.

- The active of executive officer that lax audit for the tax year 2015 had already been conducted as 12265A. Commissioner on assessment order its 122(5A) was issued by the Commissioner on · the Die fe ... and the Member Lax Ordinatice, 2001.
- Lagrangia terres Defente information? 17.

Description of the Commercial sempowered to make further amendment in the assessment order (07)

seneral some of appellate utherity	whose order may be	epty yourself, the fall Filing Fee	Limitation period for filing appeal	Decision in Appeal	ation For differ Con
	against Order of CIR Officer of Infland revenue	] T ( ) p(d)	127(3 ke)	. 411	
ona ona ond ond ond one	(IR (Appeals)	The prescribed fee shall be Rs 5,000 in case of company and Rs 2,500 in cases other than company	The appea shall be preferred to the Appellate Trib mal within sixty days of the date of service of order of the Commissionert Appeals)	32.2 (6)	1 · · · · · · · · · · · · · · · · · · ·
· (ourl	Appellate 1 ribunal Inland revenue (A HR)	Rs 100 however Commissioner is not required to pay the fee	The aggreeved	The H 2h Courtupon hearing a reference shall decide the question of awand pass a judgment specifying the grounds on which it is based	
reme	High Court				

# Chapter 15: Returns, Assessments and Appeals

-4
Where an assessment order has been amended the Commissioner may further amend, as many Illrie 4 may be necessary, the original assessment within the later of [5 122(4)] n assessment order has been within the later of the Commissioner has issued or is treated accessary, the original assessment within the later of the Commissioner has issued or is treated accessary. The years from the end of the financial year in which the Commissioner has issued or is treated accessary. Answer-4

having issued the original assessment order, or one year from the end of the financial year in which amended assessment order was passed one year from the end of the financial year in which amended assessment order was passed Where an assessment order or amended assessment order is to be issued to give effect to an order passed.

Where an assessment order or amended assessment order shall issue the order within 2 years from the end.

Where an assessment order or amended assessment order is to be order within 2 years from the end of by the Commissioner (Appeals), the Commissioner is authority is served on the Commissioner is where an assessment order of the Commissioner shall issue the Commissioner (Appeals), the Commissioner (Appeals), the Commissioner (S 124(1)), the financial year in which the order of the appellate authority is served on the Commissioner (S 124(1)). b)

# Answer-5 S 120(1)

Answer-6

Answer-6
This was an easy question and was attempted well by most of the candidates, however very few candidates were This was an easy question and was attempted well by most of the can issue a notice requiring a person to file a able to mention all the circumstances under which the commissioner can issue a notice requiring a person to file a return for a period of less than twelve months.

S. 114(3)

Answer-7

This again highlighted the poor grasp of the candidates on the subject. The question required the time limits lost giving the appeal effects viz within one year after the close of current financial year for question (a), and two months on receipt of order in question (b) Most candidates could not give the correct answer as above

Where an assessment order has been set aside by any appellate authority and the appellate authority has given directions to Commissioner or Commissioner (Appeals) to make a new assessment order, they will a) pass the new order within 1 year from the end of the financial year in which the order of appellate authority is served on them [S 124(2)]

In this specific case the last date by which order should be passed is 30 06 2006

Where direct relief is provided in an order under section 129 or 132, the Commissioner shall issue appear b) effect orders within 2 months of the date the Commissioner is served with the order [S-124(4)]

# Answer-8

S. 122(5) and (5A)

# Answer-9

The performance was very poor in this question. Many students mentioned the condition for filing of an appeal before the ATIR instead of commenting on the provisions regarding the stay of demand. The relevant provisions are explained in Section 131(5) of ITO 2001.

S. 131(5)

This was also a very simple question from section 116 of the 110-2001 and most of the candidates attempted to well and so used to the candidates attempted to well and secured full marks

S 116(1)

It was a simple theoretical question from section 121 of the Income Tax Ordinance, 2001 and many candidates secured full marks. Some of the omissions that we candidates

secured full marks. Some of the omissions that were observed by the examiners are described hereunder One of the conditions mentioned by many candidates was that "Commissioner can make best Judgment assessment if a person has not filed his tay report." assessment if a person has not filed his tax return". This statement is incomplete and the full spirit of the provision should include "Despite being served a notice by the Commissioner".

Many candidates could not point out that assessment based on best judgment can only be made within five years of the end of the related tax year.

S. 121(1),(3)

seer-12 were required to describe the circumstances under which the return of income for a period less months, may have to be filed. The question was generally well answered; however, the following encies were community found:

stost of the students wrote that persons leaving Pakistan are required to file such a return, whereas only those stost of the structure Pakistan permanently are required to file such a return

sets of the candidates mentioned about the power of the Commissioner, to demand such return in any ver few where he deems it appropriate to do so.

1 2 3 1

# 105wer-14

Wost of the students preferred giving their own version of "definite information" instead of restricting its scope to was of the season 122 of the 110-2001 Many of them wasted their time in explaining the source of -at on instead of explaining "definite information" TE 81

It was a simple question. Most of the students were able to specify that a return is considered complete if It is in accordance with Section 114of the ITO-2001 and narrated the conditions mentioned therein also. It was another simple question from Section 120 of the ITO-2001 and well attempted by majority of the

This question based on Section 122 of the Income Tax Ordinance 2001 required the students to describe the circumstances under which the taxation authorities may amend the assessment order Instead, many students tried to explain various provisions related to amendment of the assessment order as a result of

A very simple question from Section 122 of the ITO-2001 and large number of candidates secured full marks.

When it does not fulfil! the requirements of \$.114(2)

Where the return of income furnished is not complete, the Commissioner shall issue a notice to the taxpayer in which he will inform about the deficiencies (other than incorrect amount of tax payable on 6,1 taxable income, as specified in the return, or short payment of tax payable) and will direct him to provide such information, particulars, statement or documents by such date as specified in the notice. [S.120(3)] The above notice can be issued within 180 days from the end of financial year in which the return is

The notice is not issued on time therefore he is not justified in issuing the notice.

finn

An assessment order can be amended within 5 years from the end of the financial year in which the Commissioner has issued or is treated as having issued the original assessment order [S.122(2)] So the specific date is 30.06.2013.

# Anmer-15

Where the Commissioner is of the view that Mr. Sami is required to file the return of income but has failed to do an income is of the view that Mr. Sami is required to file the return of income. to do so, the Commissioner is empowered to issue a notice requiring him to furnish the return of income. However, he can issue such notice in respect of the last five tax years and therefore issuance of notice for

Further as per S. 114(4) Commissioner will give him 30 days from date of service of notice.

However C. However Commissioner may allow a longer period or shorter period. So regarding 20 number of days

The Commissioner may extend the timeframe for furnishing the return, if he is satisfied that the applicant is unable to furnishing the feature of [S 119(3)] unable to furnish the return of income by the due date because of [S 119(3)]

his absence from Pakistan;

sickness or other misadventure, or

any other reasonable cause

Chapter 15: Returns, Assessments and App.

However, an extension of time shall not exceed 15 days from the due date for furnishing the return of However, an extension of time shall not exceed 15 daying a longer extension of time, income unless there are exceptional circumstances justifying a longer extension of time, However, an extension of time shall the shall be shall the shall the shall be shall be shall the shall be shall income unless there are exceptional cuttered extension for further extension upto 15 days. In exceptional application made by taxpayer grant extension or further extension upto 15 days. In exceptional application made by taxpayer grant extension. circumstances longer time may be granted.

S. 122(5) and (5A)

# Answer-17

- S 74(1),(2) and (9)
- S. 114(1),(1A) **b**)
- S. 114(3) c)

# Answer-18

- On or before 30 September 2012.
- On or before 30 September 2012. (ii)
- On or before 31 December 2012. (iii)
- On or before 30 September 2012. (iv)

Anwser-19
An assessment order can be amended within 5 years from the end of the financial year in which the Commissioner An assessment order can be amended within 3 years from the order [S.122(2)]. The last date in this case is June 30 2013, therefore show cause notice issued is valid.

- A return of income [S.114(2)]
  - (g) shall be in the prescribed form and shall contain prescribed annexures and statements; The Board may prescribe different returns for different classes of income or persons (including persons subject to final taxation).
  - (h) shall state all the relevant particulars, including a declaration of the records kept;
  - (a) shall be signed by an individual and in case of other persons it shall be signed by person's representative,
  - (b) shall contain evidence of payment of tax as indicated in return.
  - (c) shall contain a wealth statement (u/s 116)
  - (d) shall be accompanied with a foreign income and assets statement.

If any of the above condition is not fulfilled the return filed by Mr. Dynamic will be considered as 'incomplete

ii) Following are the circumstances under which return of Mr. Dynamic can be amended: Refer S. 122 (5), (5A)

### Answer-21

- a) S. 114 (6)
- b) If Zia files return before receipt of notice of audit (voluntarily) by paying tax short paid/evaded + default surcharge, then no penalty will be recovered.

A person discontinuing a business shall give Commissioner a notice within 15 days of the discontinuance. The person discontinuing a business shall on being required by the Commissioner by notice, furnish a return. The period of return will start from the 1st day of tax year(of discontinuance) and will end on the date of discontinuance This period shall be treated as a separate tax year [S 117]

### Answer-23

- a) Sec 114(1), 114(1A)
- The Commissioner may give notice to a person to furnish a return for a period of less than 12 months, if
  - the person has died; (a) (b)
  - the person has become bankrupt or gone into liquidation; the person is about to leave Pakistan permanently, (c)
- the Commissioner otherwise considers it appropriate. ()

If a person fails to file a return after receiving notice from Commissioner, the Commissioner may, available information and express or receiving notice from Commissioner, the Commissioner may, and ta available information and exercising his best judgement, make an assessment of the income and tax (\$12.1)

Answer-24
As per S.127 (3) (e) if appeal relates to an assessment, it will be lodged with the Commissioner (appeals) within 30 As per S.127 (s) demand notice i.e. upto 31 January 2015.

Answer-23

(a) First ground on which assessment can be amended

The Commissioner may amend or further

First ground on which amend or further amend an assessment order, where through audit or on the basis of any income chargeable to tax has escaped assessment; or

(i)

any income charges and the second assessment; or total income is under-assessed, or lower tax rate is applied, or excessive relief is provided, or any amount under a head of income has been misclassified. (it) (jij)

Second ground on which assessment can be amended

Second ground on second ground on assessment order, if order is prejudicial to interest of revenue. (b) The Commissioner shall not amend any assessment order:

- after 5 years from the end of the financial year in which the Commissioner has issued or is treated to have issued the original assessment order. [S. 122(2)]
- unless taxpayer has been provided with an opportunity of being heard. [S. 122(9)]

Answer-26 The following persons may be granted immunity from filing of tax return u/s 114 of the Income Tax Ordinance. 2001 solely by reason of owning immovable property with a land area of five hundred square yards or more or any flat located in areas falling within the municipal limits:

- A widow;
- an orphan below the age of 25 years; (b)
- a disabled person; or (c)
- a non-resident person (d)

# Answer-27

- Section 114(1), 114(1A) (a)
- The Commissioner may give notice to a person to furnish a return for a period of less than 12 (b) months, if
  - the person has died; (a)
  - the person has become bankrupt or gone into liquidation; (b)
  - the person is about to leave Pakistan permanently;
  - the Commissioner otherwise considers it appropriate.
  - If a person fails to file a return after receiving notice from Commissioner, the Commissioner may, based on available information and exercising his best judgement, make an assessment of the (ii) income and tax. [S. 121 (1)]

Assessments and		
Chapter 15: Returns, Assessments and	Mr. Zahid	
Answer-28 W	Mr. Zantement Vealth Statement Tax Year 20X7	
Assets: Agricultural land in Hyderabad Residential property in DHA Karachi Residential property in Shares of listed company	(1.100,000 - 50,000 - 100,000) (4,000,000 + 2,540,000 - 450,000)	5,000,000 3,000,000 950,000 6,090,000
Investment in shares of listed company Business capital-FG & Company Motor vehicle	(4,000,000 + 2,540) 157,500 730,000	887.500
Cash Bank Advance	200 000)	1,000,000 18,467,500 (1,300,000)
Less Liabilities: Loan Total	(1,500,000 - 200,000)	17,167,500
(W) Cash & Bank (600,000 + 300,000 + 450,000 + 2,075,000 + 2,500,000)	-1,000,000 + 350,000 -37,500 - 200,000 -	887,500
Wealth E	Mr. Zahid  Reconciliation Statement  For Tax Year 20X7	
Opening wealth Add Sources:		14,040,000
Income from Business Gain on shares (350 Net Receipts from Agricultural land Less:	0,000 - 50,000)	2,540,000 300,000 2,500,000 5,340,000
Tax on capital gain Share gifted Personal expenses		37,500 100,000 2,075,000
Total		(2,212,500) 17,167,500
Answer-29 Situations Time period Refer S. 122(5) and (5A) Refer S. 122(2) and (4)		
Answer-30		

(i) "Concealed asset" means any property or asset which was acquired from income chargeable to tax.

(ii) Where Government has impounded a concealed asset of a second from income chargeable to tax. (ii) Where Government has impounded a concealed asset of a person, Commissioner may, before issuing assessment order, issue a provisional assessment order, for the last completed tax year by adding the

The Commissioner shall finalise the order as soon as practicable

An assessment order can be amended within 5 years from the end of the financial year in an assessment or has assessment or to the search of assessment can be made by 30.1 An assessment order care of americaed within 3 years from the end of the financial.

An assessment has assessment or der commissioner has assessment or der commissioner has assessment of assessment can be made by 30-June-2019 An assessment can be made by 30-June-2019

Commissioner has amendment of assessment can be made by 30-June-2019

Therefore first amendment amended.

Therefore

lian assessment within the later of and of the financial syears from the end of the financial the original assessment order, or secured the original assessment order, or 5 years from the original assessment order, or having issued the original assessment order, or

having issued the end of the financial year in which amendment was passed I year from the end of assessment can be made with

1 year from the later of assessment can be made within the later of therefore further amendment of assessment can be made within the later of

30-06-2019

Hence further amendment of assessment can be made by 30-06-2019

Return of income by an individual or AOP shall be filed on or before September 30th next following the end of the tax year. [S 118 (3)]

end of the tax shed by the due date specified in the notice. [S 118(5)]

It will be turn 30 days of date of service of notice Commissioner may allow a longer period.

He will file it within 30 days of date of service of notice Commissioner may allow a longer period.

[\$ 114 (4)] a company will file its return of income as follows -

[S 114 (4)] it file its return of income as fo	llows -
A company will file its return of income as fo	Due date for filing
ands between January 1st to	On or before December 31" next following the end of the tax year
If the tax year ellus both	the tax year
June 30 <sup>m</sup> and between July 1st to	On or before September 30° next following the end of the tax year
If the tax year ends between	of the tax year
December 31 9	

ABBRETTOR.

The commissioner may give notice to a person to furnish a return for a period of less than 12 months, if-

the person has died;

the person has become bankrupt or gone into liquidation;

the person is about to leave Pakistan permanently;

the Commissioner otherwise considers it appropriate.

The return will be turnished by the due date specified in the notice

If a person fails to turnish the return, the Commissioner may, based on available information and exercising his best judgement, make an assessment of the income and tax. Now assumed assessment shall have no legal effect [5.121]

# 105Mer-33

Ha.der should comply with the following requirements on cessation of his business

- He shall give Commissioner a notice within 15 days of the discontinuance ie by 15 February 20X8
- He shal, nimself or being required by the commissioner by notice, furnish a return. The period of return w.l. start from 1st day of tax year (of discontinuance) and will end on the date of discontinuance This period will be treated as separate tax year.

The return will be furnished by Haider by the due date specified in the notice [S.117(1)(2)]

If a taxable source of income ceases to exist either

before the commencement of the year or

then any subsequent benefit derived from it shall be taxable in normal way assuming that the source has not ceased at the co

Therefore, Rs. 1,300,000 received from Insurance company would be considered as income from business of Haider and ceased at the time income was derived.

of Haider and would be taxable in the normal way [S.72]

. and with following orders passed by a Commissioner/Officer of Inland Revenue may file 402MC1-34 ELLICY THE ATTEMET 35 " si neri Appeals) and assessment order (\$ 121) or completed is 1221 of . . . . . belt personally hable to pay lax, or 10. Tell as a representative of a non-resident person or Signature for owing procedure for filing of appeal to the commissioner (appeals). It shall: a prescribed form to the prescribed manner, rounds of appeal. resided by fee of RS 1,000 as it follows within 30 days of service of demand notice

### Answer 36

in)

### Persons required to file statement

Every resident individual having:

Aupter 19 Rennus

- · foreign income equal to or greater than 10,000 United States dollars or
- A Swith a value equal to or greater than 100,000 United States dollars shall furnish a foreign income and assets statement.

### Particulars.

The particulars include the following:

- (a) the person's total foreign assets and liabilities as on the last day of the tax year;
- (b) any foreign assets transferred by the person to any other person during the tax year and the consideration
- (c) complete particulars of tereign income the expenditure derived during the tax year and that the expenditure wholly and necessarily for the purposes of deriving the said income.

# ( acquiste a - conset

at, property or asset which was acquired from income chargeable to tax. the concealed asset

- specify of the last completed. Commissioner may, before issuing assessment to the last completed tax year by adding the concealed asset. is, arthent or agency of the Federal Government or a Provincial Government or or declared earliest the declared earliest the second order, issue
- Description of agency of the Federal Government or a Provincial Government of a Provincial Government the last completed tax year by adding the offshore asset.

# Samer 1-

to August 2019 (Appeals) within 30 days from the date of service of

In deciding (disposing) the appeal, the Commissioner (Appeals) may -

confirm.

modify or

annul (cancel) annul (cancer)
the assessment order after examining the evidence/causing enquires, or

in any other case, make such order as he thinks fit.

in any other in an The Commissioner (Appeals), may stay tax recovery for a further period of 30 days after providing The Commissioner an opportunity of being heard. However in this case Commissioner (Appeals) shall pass

Rubina may appeal to the Appellate Tribunal (ATIR) against the order issued by the Commissioner Rubina may appeals) within 60 days of the date of service of order of Commissioner (Appeals)

# Answer-38

(i)

a S.122(8)

The Commissioner may amend or further amend an assessment order, where through audit or on the basis of definite information, he is satisfied that -

(i) any income chargeable to tax has escaped assessment; or

(ii) total income is under-assessed, or lower tax rate is applied, or excessive relief is provided; or (iii) any amount under a head of income has been misclassified.

The Commissioner may amend/further amend an assessment order, if order is prejudicial to interest of revenue.

If an assessment order has been amended Commissioner may further amend, as many times as may be necessary, the original assessment within the later of-

5 years from the end of the financial year in which the Commissioner has issued or is treated as (a) having issued the original assessment order; or

I year from the end of the financial year in which amendment was passed. thi

The second amendment of assessment can be made within later of:

- 5 years from the end of the financial year in which Commissioner has issued assumed assessment order
- I year from the end of financial year in which first amendment of assessment has been made (30-06-21)

Therefore Commissioner may further amend an assessment by 30 June 2021 and he is justified.

Chapter 15: Returns. Assessments	

Chapter 15: Returns. Assessment OTHER OUESTIONS	S. 114(1)
OTHER QUESTIONS	S 114(1)
a) Who is required to file a return  a) Who is required to file a return  a) LoCless than 12 months	\$ 114(2)
a) Who is required to file a return b) When a return is treated to be complete c) Can Commissioner require a return for a period of less than 12 months d) For how many previous years Commissioner can demand return d) For how many previous years Commissioner can demand return	S. 114(3)
b) When a return is treated to Commissioner can demand return c) Can Commissioner require a return for a period of ress d) For how many previous years Commissioner can demand return d) For how many previous years Commissioner can demand return c) A person has forgotten to claim certain expenses incurred by him. What	S. 114(5)
c) Can Commissioner equipment of the commissioner can describe the commissioner can be seen by him. What	S. 114(6)
down cellall way a tabare to	
el A person ma conduction is accomplication pharmaceutical	S. 114(6A)
D The Commissioner has started the audit of a Please advise Chromatic	
O The Commissioner has started the audit of a Chromatic Tharmond of Chromatic Company a subsidiary of Chromatic Holland. Please advise Chromatic Company a subsidiary of Chromatic Holland.	
company a subsidiary of Chromatic Hostice to file return: company about the consequence if it wishes to file return:	
a HOTOPA TREFILL OF BUCKEY AVI TO	
b After receipt of notice for show cause	Selected pro-
g) On whom it is binding to file wealth statement	Selected provision of S.
	S 119(2A)
h. Is it binding on salaried tax payers to file an electronic return of income	S. 118(2A)
i) What is the time limitation for filing a wealth statement	Selected provision of S.
7 400 000 III : - Ca	116.
J) Mr Bilal Jun has dividend income amounting to Rs. 400,000. He is of the	No it is binding to file as
view as all of his income falls under final tax regime so it is not binding on	per S. 116(4),
him to file a wealth statement Please Comment on his view point	
k) What are the grounds on which taxpayer can get an extension in respect of filing of return	S. 119 (3)
- The status of complete fell m of income filed by a tay navor	S. 120 (1)
m) What is the status of revised return of income filed by a taxpayer	S. 122(3)
n) Vintos AOP has recently filed a return of income. The accounting	S. 120(3)
depreciation schedule is missing in the accounts filed along with return of income What power is available to the Commissional along with return of	5. 120(3)
o) What are the grounds available to the Commissioner in this respect?	
best judgment assessed with the Commissioner on which he can make	8 10
What are the grounds on which assessment can be amended or an amended  1 The Additional Defurther amended	S. 121(1)
assessment can be further amended  1 The Addition of Which assessment can be amended or an amended	
	S. 122(5),(5A)
122(5A) to the tay payor that passed an assessment	
122(5A) to the tax payer. What is the power available to the commissioner in.  The taxpayer has made an area.	S. 122A
The law in Collimissioner in	
an evanue: diff dDDHCation to at	
year is exempt from the True occause he thinks that all occasioner to issue to him	S 122D
what recourse is available to commissioner has me. The during the	S. 122B
year is exempt from tax. The commissioner has refused to issue to him What recourse is available to the taxpayer  Not filed his return of income for Ty 2009. The commissioner has issued to income has notice Asim consulted with	
not filed his return of ince	
not filed his return of income for Ty 2009. The commissioner has issued him notice Asim consulted with one of his friend Azhar Khan who told Acid Please commissioner is not Justified in Justified in the same with a same within 30 days of receipt of notice. After receipt of please commissioner is not Justified in the same with a same within 30 days of receipt of notice. After receipt of Justified in the same who told Acid Please commissioner is not Justified in the same who told Acid Please commissioner is not Justified in the same.	
notice to file the same within 30 days of receipt of notice. After receipt of Iherefore he has not responded to the notice in issuing the notice.	Azhar is wrong because
Don't worry Common of his faceipt of notice As	Commissioner is justifie
Pie ne nas not receipt of	as per S. 114(4).
"Don't worry Commissioner is not Justified in issuing the notice."  Therefore he has not responded to the notice  Therefore he has not responded to the notice."	per 3. 114(4).
point of view of the notice "	
Tiew.	

# RECORDS AND AUDIT

# 16

Records [Sec. 174]

Prescribed books of accounts [Rule 28-31]

General form of books of accounts, documents and records [Rule 32]

Books of account, documents and records to be kept at the specified place. Rule 35,

Audit [Sec. 177]

Special audit panel [Sec. 177]

# CHAPTER 16 RECORDS AND AUDIT

Records [Sec. 174] [sec. 174]

[very taxpayer shall maintain in Pakistan prescribed accounts, documents and records

[commissioner may disallow deduction if the taxpayer dethe Commissioner may disallow deduction if the taxpayer do not provides the record of the

transaction

The accounts and documents shall be maintained for 6 years after the end of the tax year to which they The accounts and the proceeding is pending record will be kept till the final decision Explanation Pending proceedings include proceedings for assessment, appea and any

before an Alternative respective for committee

The "deduction" means any amount debited to trading account, manufacturing account, receipts and

the Commissioner may require any person to install and use an Electronic Tax Register. It will be used for the purpose of storing and accessing information regarding any transaction that affects the tax hability

	Tuxpayer required to maintain proper books of account, documents and records	Records to be kept
	recome from business coeneral requirements applicable to all taxpavers deriving income from business)	<ul> <li>money received and expended and their details</li> <li>safes and purchases of goods and all services provided and obtained</li> <li>all abilities of the taxpayer</li> <li>all tabilities of the taxpayer, and</li> <li>in case of a taxpayer engaged in assembly, production, processing, manufacturing mining or like activities, all items of cost relating to the attrazation of materials, labour and other inputs</li> <li>The accounts and documents shall be maintained for 6 years after the end of the tax year to which they relate In case a proceeding is pending, record will be kept till the final decision.</li> </ul>
*	Every taxpaver effect that companies deriving account chargeable at det the head Income from business	invoice receipt for each
	axpavers with thes tess income upto Rs. 500 - 50 and new taxpavers deriving income from business	<ul> <li>Notation reading the following transaction of sale or receipt containing the following transaction of sale or receipt containing the following transaction of the name of his business address, national tax number or i. Not and sales tax registration number, number or i. Not and sales tax registration number.</li> <li>(b) the description, quantity and value of goods sold or services rendered that the description, quantity and value of goods sold or services rendered.</li> <li>(c) Where each transaction does not exceed Rs 100 one or more cash-memos per day for all such transactions.</li> <li>(d) Daily record of receipt, sales payments, purchases and expenses, a single entry the respect of day receipts sales, purchases and different heads of expenses and values of purchases and expenses.</li> <li>(e) Vouchers of purchases and expenses.</li> </ul>

Ch	apter 16: Records and	/ Surveyor / Province
TH .	Taxpayers with business income exceeding Rs 500 000 and wholesalers, distributors, dealers and commission agents	Senally numbered and dated cash-memo / invoice / receipt for cath transaction of sale or receipt containing the following:  (a) taxpayer's name or the name of his business, address, national tax number or CNIC and sales tax registration number, number or CNIC and sales tax registration number.  (b) the description, quantity and value of goods sold or services rendered, and  (c) in case of a wholesaler, distributor, dealer and commission agent, where a single transaction exceeds Rs. 10,000 the name and address of the customer  Where each transaction does not exceed Rs. 100 one or more cash-memos per day for all such transactions may be maintained  Cash book and or bank book or daily record of receipts, sales, payments, purchases and expenses; a single entry in respect of daily receipts, sales, purchases and different heads of expenses.  General ledger or annual summary of receipts, sales, payments, purchases and expenses under distinctive heads.  Vouchers of purchases and expenses and where a single transaction exceeds Rs. 10,000 with the name and address of the payee; and exceeds Rs. 10,000 with the name and address of the payee; and where the taxpayer deals in purchase and sale of goods, quarterly inventory of stock-in-trade showing description, quantity and value.  Serially numbered and dated patient-slip / invoice /receipt for each
111	Professionals like medical practitioners, legal practitioners, accountants, auditors, architects, engineers etc	<ul> <li>Serially numbered and dated patient step transaction of sale or receipt containing the following:         <ul> <li>(a) taxpayer's name or the name of his business or profession, address, national tax number or CNIC and sales tax registration number, if any</li> <li>(b) the description, quantity and value of medicines supplied or details of treatment/ case/ services rendered (confidential details are not required) and amount charged</li> <li>(c) the name and address of the patient / client</li> <li>However the condition of recording address of the patient on the patient slip clause shall not apply to general medical practitioners</li> </ul> </li> <li>Daily appointment and engagement diary in respect of clients and patients provided that this clause shall not apply to general medical practitioners</li> <li>Daily record of receipts, sales, payments, purchases and expenses; a single entry in respect of daily receipts, sales, purchases and different heads of expenses</li> <li>Vouchers of purchases and expenses</li> </ul>

Manufacturers (with rumover exceeding Rs 2 5 million)

- Serially numbered and dated cash-memo / invoice receipt for each transaction of sale or receipt containing the following
  - taxpayer's name or the name of his business address, national tax number or (NIC and sales tax registration number.
  - (b) the description, quantity and value of goods sold
  - (c) where a single transaction exceeds Rs 10,000 the name and address of the customer
- Cash book and or bank book
- Sales day book and sales ledger (where applicable) ٠
- Purchases day book and purchase ledger (where applicable)
- General ledger
- Vouchers of purchases and expenses and where a single transaction exceeds Rs 10,000 with the name and address of the payee;
- Stock register of stock-in-trade (major raw materials and finished goods) supported by gate in-ward and outward records and quarterly inventory of all items of stock-in-trade including work-in-process showing description, quantity and value.

Every taxpayer deriving income chargeable under the head income from sa ary, property, capital gains or other sources

# Salary

Salary certificate indicating the amount of salary and tax deducted there from.

# Income from property

- Tenancy agreement, if executed
- Tenancy termination agreement, if executed
- Receipt for amount of rent received
- Evidence of deductions claimed in respect of premium paid to insure the building, local rate, tax, charge or cess, ground rent, profit interest or share in rent on money borrowed, expenditure on collecting the rent, legal services and unpaid rent.

# Capital gain

- Evidence of cost of acquiring the capital asset
- E vidence of deduction for any other costs claimed
- Evidence in respect of consideration received on disposal of the capital asset

# Income from other sources

# D.vidends

Dividend warrants

# Royalty

Royalty agreement

# Profit on debt

- Evidence and detail of profit yielding debt Evidence of profit on debt and tax deducted thereon, like certificate in the
- prescribed form or bank account statement; and

Ground rent from the sub-lease of land or building, income from the lease of any building together with rive or machinery and consideration for vacating the possession of a building CL: .: Thereof

- (a) Lease agreement
- (b) Lease termination agreement.

# Annuity or Pension

Evidence of amount received Prize money on bond, winning from a raffle, lottery or cross word puzzle

Evidence of income and tax deducted thereon, like certificate in the

prescribed form.

# Provision, use or exploitation of property

Agreement

# Loan, advance, deposit or gift

- Evidence of mode of receipt of a loan, advance, deposit or gift i.e., by a crossed cheque or through a banking channel
- Evidence of deduction for any other expenditure claimed.

# General form of books of accounts, documents and records [Rule 32]

- The books of accounts and records may be kept on electronic media, if safety measures are ensured. (2)
- The books of accounts and records may be kept on electronic that the books of accounts and records of a company shall be maintained in accordance with international companies. accounting standards and as required under the Companies Act, 2017.

# Books of account, documents and records to be kept at the specified place [Rule 33]

Income from business

Income from business
The books shall be kept at place where business is carried on. If it is carried on in more than one places, then records will be kept at the principal place or at each places if separate books are maintained for each

(2) Income from sources other than business

Where a person earns income other than business, the books shall be kept at person's residence.

(3) Place to be clearly stated on tax returns

The place where the books are kept shall be clearly stated on the tax return.

# Audit [Sec. 177]

- (1) The Commissioner may call for the documents (including books of accounts) maintained:
  - any other law

for conducting audit of the income tax affairs of the person.

Where record is kept on electronic data, the person shall allow the Commissioner to use the machine and snall allow him access to the attested hard copies for investigation of taxpayer or of any other taxpayer. The Commissioner shall not call for records/documents after expiry of 6 years from the end of the tax year to which they relate. After obtaming the records of a person or

- - where necessary record is not maintained

the Commissioner shall conduct an audit of the income tax affairs (including examination of accounts and

- (2A) Commissioner may conduct audit proceedings electronically through video link or other prescribed facility. (2AA) Audit on the basis of sectoral Benchmark Ratios prescribed by the Board [Section 177(2AA)] (a) has not furnished record or documents or books of accounts;
  - has <u>furnished incomplete</u> record or books of accounts;

(c) Is unable to give explanation of defects in records, documents or books of accounts. it shall be considered that taxable income is not correctly declared and Commissioner shall determine taxable income taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and Commissioner shall determine taxable income is not correctly declared and commissioner shall determine taxable income is not correctly declared and commissioner shall determine taxable income is not correctly declared and commissioner shall determine taxable income is not correctly declared and commissioner shall determine taxable income in the correct declared and correctly declared a income on the basis of sectoral benchmark ratios (prescribed by the Board).

machine or any other evidence, the Commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may proceed to make hest judgment assessment of the commissioner may be a commissioner may

If any I member of the special audit panel, other than the Chairman, is absent from conducting an audit panel, other than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting and another than the Chairman, is absent from conducting another than the Chairman, is absent from conducting another than the Chairman, is absent from conducting another than the Chairman and the Chairman and

Functions performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by an officer of Inland Revenue shall be considered as having been performed by the considered as having the considered

audit panel.

\*Board may prescribe the mode and manner of constitution, procedure and working of special and trans-

# ICAP PAST PAPER QUESTIONS

Ouestion-1

Ayub Industries Limited has been selected for the audit of its Income tax affairs. The management is of the opinion and its Income tax affairs. The management is of the opinion of the opinion opinion and its Income tax affairs. The management is of the opinion opini A) ub Industries Limited has been selected for the audit of its life into the selected for audit this year, that since their tax affairs were audited last year also, they should not have been selected for audit this year.

Discuss the management's point of view in the light of Income Tax Ordinance, 2001.

(Q.4 (b) September 2009,

Question-2
Under the provisions of the Income Tax Rules, 2002 list the records to be kept by a taxpayer in respect of his income from:

(i) Salary

(ii) Property

(iii) capital gain

(01) (1.5) (Q.3 (d) March 2018)

Ouestion-3
Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, briefly explain the following.

Requirement of books of account to be maintained by a taxpayer who has business income upto Rs. 500,000.00 b)

(Q.4 (a), (c) September 2019)

Question-4

Briefly explain the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder relating to requirement of books of account to be maintained by a manufacturer having turnover exceeding Rs. 2.5 million.

> (04)(Q.4(b)(ii) March 2021)

# ICAP PAST PAPER SOLUTIONS

answer-1

11 8 person has been selected for audit in a year he can also be selected for audit in next or tollowing years Is I (1) Industries I imited can be selected for audit in this year as well

Answer-2
Following list of records are to be kept:

Saiary certificate indicating the amount of salary and tax deducted there from

Income from property

I. Tenancy agreement, if executed

2. Tenancy termination agreement, if executed

3. Receipt for amount of rent received

4. Evidence of deductions claimed in respect of premium paid to insure the building, local rate, tax, charge or cess, ground tent, profit interest or share in rent on money borrowed, expenditure on collecting the rent, legal services and unpaid rent.

1. Evidence of cost of acquiring the capital asset

2. Evidence of deduction for any other costs claimed

Evidence in respect of consideration received on disposal of the capital asset.

Answer-3

- The books of accounts required to be maintained by a taxpayer who has business income up to Rs 500,000 are as follows:
  - Senally numbered and dated cash-memo | invoice | receipt for each transaction of sale or receipt containing the following.
    - a) taxpayer's name or the name of his business, address, national tax number or CNIC and sales tax registration number,

b) the description quantity and value of goods sold or services rendered,

- Where each transaction does not exceed Rs. 100 one or more eash-memos per day for all such transactions
- Daily record of receipts, sales, payments, purchases and expenses, a single entry in respect of daily receipts, sales, purchases and different heads of expenses; and
- Vouchers of purchases and expenses.
- b) Refer S. 177 (11) to (17)

Following books of accounts are to be maintained by a manufacturers with turnover exceeding Rs 2.5 million

- Senally numbered and dated cash-memo invoice receipt for each transaction of sale or receipt containing the following:
  - taxpayer's name or the name of his business address, national tax number or CNIC and sales tax (a) registration number,

the description, quantity and value of goods sold (b)

where a single transaction exceeds Rs 10,000 the name and address of the customer (c)

Cash book and/or bank book

Sales day book and sales ledger (where applicable)

Parchases day book and purchase ledger (where applicable)

General ledger

Vouchers of purchases and expenses and where a single transaction exceeds Rs. 10,000 with the name and

address of the payee;

Stock register of stock-in-trade (major raw materials and finished goods) supported by the in ward and Outward records and quarterly inventory of all items of stock-in-trade including work stocks showing description, quantity and value

# EXEMPTIONS IN SECOND SCHEDULE

17

Prier 17: Exemptions in Second Schedule

# **CHPATER 17** EXEMPTIONS IN SECOND SCHEDULE

# PART - I **EXEMPTIONS FROM TOTAL INCOME**

Any benevolent grant paid from the Benevolent Fund to the employees or their family members. Any benevored an approved superannuation fund made on the death of a beneficiary.

Any payment from an approved superannuation fund made on the death of a beneficiary.

Any payment from an appropriate action fund made on the death of a beneficiar Any income received by him as a worker from out of the Workers Participation Fund.

# GENERAL THEORY QUESTIONS BY ICAP

18

CHAPIERIS

# GENERAL THEORY QUESTIONS BY ICAP

SOME ASSEMBLIONS

ce to the section of the section of

# Treatment

# Note Required

# ICAP PAST PAPER QUESTIONS

Explain the correct tax treatment in each of the following situations: the correct tax treatment in each of the following situations:

In 2003, Mr. Hamid inherited a rare sculpture was sold by him at Rs. 500,000.

In 2003, Mr. Hamid inherited a rare sculpture was sold by him at Rs. 500,000. inheritance. In February 2012, the sculpture was sold by him at Rs. 500,000.

- In 2003, Mr Hamid inherited a rate of the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at the inheritance in February 2012, the sculpture was sold by fill at th
- inheritance in February 2012, the star, inheritance in February 2012, the star, inheritance in February 2011, Mr. Moosa was required to pay the balance an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by an advance of Rs. 500,000. According to the agreement, Mr. Moosa was required to pay the balance by a sale agreement. In July 2011, Mr Yanya entered his agreement, Nr. Attorney 2011, Mr Yanya entered his balance amount, he terminated the sale agreement an advance of Rs. 500,000 in accordance with the terms of the agreement. (11) February 28, 2012 However, instead of paying accordance with the terms of the agreement.

  Mr Yahya forfeited the advance of Rs. 500,000 in accordance with the terms of the agreement. Mr Yahya fortested the advance of Rs.500,000 in accordance with the course of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the advance of Rs.500,000 in accordance with the Mr. Yahya fortested the Advance with the Mr. Yahya fortested the Mr. Yahya forte (mi)
- In September 2011, Mr. Saleem sold his personal car, Toyota Co. The car was purchased by him in the year 2005 at a cost of Rs 300,000.

  Mr Ibrahim was working as a Chief Financial Officer in Dawood Pakistan (Pvt.) Ltd, which is a wholly
- Mr Ibrahim was working as a Chief Financial Officer in Dawood Ag. Mr. Ibrahim was wholly owned subsidiary of Dawood AG. Germany. According to Company's policy, Mr. Ibrahim was sent on (iv) owned subsidiary of Dawood AG. Germany. According to Company of Dawood AG. Germany on January 1, 2012 for a period of five years. During this period, half of his salary secondment to Germany on January 1, 2012 for a period of five years. During this period, half of his salary secondment to Germany on January 1, 2012 for a period of 1100 years will be credited to his bank account in Pakistan, whereas the remaining portion will be received by him in (Q.2 (a) March 2007)

Question-2
There are various situations in the Income Tax Ordinance, 2001 when the rules applicable to Companies are There are various situations in the Income Tax Oruntainee, 2001 different from those applicable to other taxpayers. Briefly discuss the differences in the tax laws for an Individual Question-3

(Q.5 (b) March 2008)

Mr Henry is a UK national and provides independent consultancy services in his individual capacity, to United Autos Ltd, a Pakistani company. Mr. Henry has entered into a contract with the company. The company's accountant has treated payments under this contract as being under an employment contract with the company. Mr Henry stayed in Pakistan for eight months during the year. During the said period, he was only involved in providing in-house independent consultancy services to different departments of the Company. Mr. Henry is of the

- Being a UK national, he will be a non-resident for Pakistan tax purposes;
- His income from consultancy services provided by him under the contract of employment should be classified as 'fees for technical services' and shall be chargeable to tax at 15% of the gross amount of the (111)
- No tax was deducted from his remuneration. However, United Autos deposited an amount of Rs.275,000 in the government treasury on his behalf. Mr. Henry believes that tax deposited on Mr. Henry's behalf does not attract any additional tax incidence for him as he has not received the amount in cash, from the (iv)
- Since his remuneration was agreed to be paid in Pound Sterling, the rate of conversion for tax purpose shall be the rate applicable on the date of agreement. Any interest Pakistan

be the rate applicable on the date of agreement. Any increase in value of Pound Sterling against Pakistan Briefly explain whether or not Mr. Henry's assumptions in (i) to (iv) above are in accordance with relevant (8)

(Q.3 (a) September 2008)

thapter 18: Genera ourston-4 of the audit of Chandi Enterprise (CE) under the Income Tax Ordinance, 2001, the Commissioner after completion of the audit of Chandi Enterprise (CE) under the Income Tax Ordinance, 2001, the Commissioner after completion of the following expenditures: Opesition of the admendments in the income tax return filed by CE.

After completion of the following amendments in the income tax return filed by CE.

politowance of the following expenditures:

Rs for late delivery amounting to Rs. 60,000 which had to be paid to a class and their fam. es Rs 27.000 spent on the spent of the Shipment Manager.

Res of the Shipment Manager. the part of the Shipment Manager.

the part of the Shiphilosophia to the National Institute of Cardio Vascular Diseases (NICVD), established by the Donation of Rs. 150,000 paid to the National Institute of Cardio Vascular Diseases (NICVD), established by the

federal Government.

Federal G

Required:

Required: the above amendments ordered by the Commissioner, in the light of Income Tax Ordinance, 2601 (19)

Overstion-5
Mr Baqir was working in Pakistan Embassy in United Kingdom for the past ten years. He returned back to Mr Bagil was and is now working with a British conglomerate in Islamabad. He is in the process of pakistan five months back and is now working with a British conglomerate in Islamabad. He is in the process of Pakistan into an of income for tax year 20X5 and has sought your advice on the following matters

Whether I would be a non-resident for tax year 2015 as my period of stay in Pakistan is less than 183 days under the Income tax Ordinance, 2001?

Whether I would be required to file a wealth statement and what particulars should I disclose in the statement under the provisions of the Income Tax Ordinance, 2001? J)

I jointly with my brother Owais own a two story house in Lahore. Each story of the house has been rented out to two separate families. What would be the tax treatment of income from such property under the Income Tax Ordinance, 2001? (Q.3 (a) September 2015)

Chapter 18. General Theory ICAP PAST PAPER SOLUTIONS ICAPPAST ...

IC

(1)()(1) The gain will be computed as follows Answer-1 (299 969) Less Cost (FM) on the date he inherited the asset) 300,000

Total Gain

Gain of Rs 225,000 (300,000 x 750 o) is chargeable as the holding period is more than one year.

Gain of Rs 225,000 (300,000 x 750 o) is chargeable as the holding is chargeable as separate block. Gain of Rs 225,000 (300,000 x 750 o) is chargeable as the notoing particle of land or building is chargeable as separate block property income.

Any tortened deposit in respect of sale of lands of Mr. Yahya in TY 2012.

Therefore Rs. 500,000 is taxable in the hands of Mr, Yahya in TY 2012. Any tortested deposit in respective the hands of Mr. Yanya in the last the refere loss arising therefore Rs. 500,000 is taxable in the hands of Mr. Yanya in the definition of capital asset, therefore loss arising therefore has a capital asset as per the definition of capital asset, therefore loss arising the respective to the self-week as deduction under any head of income. on the disposal of car will not be allowed as deduction under any head of income.

Personal moveable property on the disposal of car will not be allowed as deduction under any source income as the employment is salary earned from January 1, 2012 till June 30, 2012 is foreign source income as the employment is salary earned from January 1, 2012 till June 30, 2012 is foreign source income as the employment is Salary earned from January 1, 2012 till June 30, 2012 is long a credited. Assuming him to be a exercised outside Pakistan irrespective of the fact that where the salary is credited. Assuming him to be a exercised outside Pakistan irrespective of the fact that where the satural abroad at the end of TY 2012 so his citizen of Pakistan, as he has left Pakistan during the year and he is still abroad at the end of TY 2012 so his IV)

foreign source salary income is exempt from tax [S 51(2)].

4nswer-2

Method of accounting: A company shall account for income chargeable to tax under the head "Income Method of accounting: A company shall account for such income on a cash or from Business" on an accrual basis, while individual may account for such income on a cash or accrual basis [\$.32(2)]

# Answer-3

Residential status [S 82] is determined on the basis of number of days a person is present in Pakistan and it has nothing to do with nationality. Therefore, as Henry's stay in Pakistan is more than 183 days in the lay year, therefore he will be considered as resident individual. 11)

Though he is rendering technical services, yet his income is not chargeable a 15% of gross amount of the consideration received because this rate is applicable for non-residents only. [Sec. 6]

No, this benefit attracts tax incidence because as per the provisions of law where an amount is applied on 111) behalf of an individual, it is treated as received by the individual. Therefore Henry has to pay tax on this

As per the provisions of law, where an amount is in a currency other than rupees, conversion shall be at the iv) State Bank of Pakistan rate prevailing at the date at which the amount is taken into account. Therefore the date of agreement in this case is not relevant. Answer-4

Any entertainment expenditure incurred for the purpose of business is an allowable deduction, so in this case the Commissioner has no right to amend it [\$ 21(d)] [Rule 10 of Income Tax Rules, 2002]

Any fine or penalty paid by the person for the violation of any law, rule or regulation is not allowed as deduction under the head "income from Business". However in the given scenario the penalty does not relate to violation of any law, rule or regulation so it is an allowable expense. [S.21(g)]

A person shall be entitled to a tax credit for any amount paid by the person in the tax year as a donation to any educational institution, hospital or relief fund established or run in Pakistan by Federal Government. Therefore Commissioner is justified in making amendment that it is not an allowable deduction. However a tax credit will

Any profit on debt, broketage, commission, salary or other remuneration paid by an association of persons.

Therefore (commission is not allowed as deduction maid by an association of persons). Business" to a member of the association is not allowed as deduction under the head "Income from Business" Therefore (ommissioner is Justified in making amendment that salary paid to Managing Director is not an Answer-5

"An individual shall be a resident individual for a tax year if the individual is an employee or official of the

Chapter 18: General Theory Questions by ICAP

So. Mr. Baqir you would not be a non-resident person despite of the fact that your stay in Pakistan ... is -So. Mr. Baque you were an employee of Federal Government posted abroad

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2)

As per S.116(2) his return the same As per S.116 (1), wealth statement shall contain following particulars

- As per S. Ho (1), the specified in the notice of the person, his spouse, minor children and other dependent or the Assets transferred by the person to any other person during the period specified in the natice are the
- constitution of expenditure incurred by the person, his spouse, minor children and other dependents

11

1)

- As per S. 66 where any property is owned by two or more persons and their respective shares are definite
- the persons shall not be assessed as an AOP in respect of property and a)
- The share of each person in income from property for a tax year shall be taxable in their own b)

Therefore, Mr Baqir if you and your brother's share are definite, you will pay tax separately.

# OTHER QUESTIONS

A company is going to wound up in TY 2011. A shareholder named Mr Asim is going to receive 5 tola gold whose market value is R 50,000 tola as his fina, share his original investment was Rs. 130,000 How the whole amount received will be taxed in the hands of Asim and company.	Rs (50 000x5) 130 000 will be considered as dividend for Asim.
In tax year 2013 Asim disposed off all the gold for Rs 430,000 Calculate gain/loss?	Rs (430,000 250,000) x 75 % will be capital gain.
True/False  (i) Income from lease of building together with plant or machinery is chargeable under the head Income from property.	F
(ii) No deduction is allowed under the head income from other source.	F
(i) Depreciation expense is only allowed as deduction under the head income from business.	F
Loan received from a person not holding NTN if received through cross cheque is considered as IFOS.	
(v) Loan received from person not having NIN if received in cash is considered as IFOS.	7
(1) Gift received from uncle in cash is not considered as income.	F
Loss arising to an AOP can be adjusted against members income.	F.
AOP cannot carry forward its own husiness loss.	f.
AUP can set off the lose of its member against its own income.	F
Capital loss can be not off against business gain	Ī
WINDOW loss and have a Committed Call	T
	E
1055 can arise under securities.	F
Foreign source loss from business can be adjusted against fore gn source income	
under other head	1 . 100
Explain the two independent provisions of law where loan is considered to be an income?	1,105

Also specify the head under which it falls?

and loan received by shareholder of private company is treated as dividend income

a) I nder what conditions had debt will be allowed as deduction? Ourstion-2

a) 1 index what conditions had debt will be allowed as deduction.

b) What is the tax treatment of benefit received against a trading liability which has been allowed as deduction in the tax treatment of benefit received against a trading liability which has been allowed as deduction.

b) What is the tax treatment of benefit received against a trading liability which has been allowed as deduction.

b) What is the tax treatment of better.

The previous year' the has received an advance amounting to Rs. 300,000 from a customer Qs and the two of the customer for the customer

previous year'

Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash, Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash, Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash, Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash, Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash, Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash. Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash. Mr. FM's accountant contacted the customer for supply of a special type of hair gel. After receiving the cash. Mr I-M owns a shopping tend of hair gel After receiving the east, in sustomer had no such number. According to the supply of a special type of hair gel After receiving the cash, his customer had no such number. According to the order to know his National Lax Number but unfortunately, his customer from Other Source under the provision the order to know his National Lax Number but unfortunately, his come from Other Source" under the provisions of accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of a special type of the provisions of the advance will be treated as "Income from Other Source" under the provisions of the advance will be treated as "Income from Other Source" under the provisions of the advance will be treated as "Income from Other Source" under the provisions of the advance will be treated as "Income from Other Source" under the provisions of the advance will be treated as "Income from Other Source" under the provisions of the advance will be treated as "Income from Other Source" under the provisions of the accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of the accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of the accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of the accountant the amount being an advance will be treated as "Income from Other Source" under the provisions of the accountant to accountant the amount being an advance will be treated as income. 2001 Mr. FM is much worried as the advance of sub-section (3) of section 39 of the Income I ax Ordinance. 2001 Mr. Please state whether the transaction has no National I ax Number. Please state whether the transaction has sub-section (3) of section 39 of the Income Tax Ordinance, 200 sub-section (3) of section 39 of the Income Tax Number. Please state whether the transaction can been received in each and his customer has no National Tax Number. be treated as income or otherwise

# Answer-2

(a) [Sec 29(1)]

(b) [Sec 34 (5A)] (b) [Sec. 34 (5A)]
(c) It will not be chargeable under the head II-OS because it is an advance for supply of goods. [Sec. 39(3)]

Question-3 What is the tax treatment of interest received by a non-resident in respect of S. 46 secur ties issued widely by a resident person outside Pakistan Car exemption available to a single person be extended to another person S 55 Mr John a resident person is living in Pakistan since last two years standing on Pakistan source income June 30, 2011 because he got a job in a local subsidiary of his foreign in both cases is taxable employer. Please comment on the income earned by him in Pakistan from as he is resident person salary and income earned by him in foreign country from business? I'SI in first case exempt, Will your answer in the above case differ if he brings the foreign source income in Pakistan? [\$ 50(1)] 1 St in 2nd case Car, foreign loss be set off against Pakistan source income? chargeable [S 50(2)] No

a) In how much time appeal effect order should be passed by Commissioner"

b) An an individual purchases 100 shares of an unlisted public company Rs 100,000 on 01 07 1997. He sold these shares on 01 08 2008 for Rs 200,000 and paid commission of Rs 5,000 to the broker. His other income for the period under consideration amounted to Rs 60,000. Calculate the amount of total income Answer-4 a) \$124(1) (3)

Capital gain (200,000-100,000) x 75% Total Income

# LECTURE-NOTES

wassion of gain on disposal of building

- Separate block (not used in business)
- Income from business (used in business)

amount is another name of n in adjustable in IFP [S 16]

oncept of pas ment of expense by tenant in IFP (assume if tenant pays repair expense or property great house himself from his own pocket it will also be added in income from property)

What are deferent tax regiones of TR PTR (cross income basis)

R. exin meetre tax (tracinic tax Rules, 2002)

How to solve scenario based question

Reproduce law

Refer seemation

Next mell, Care

. Which questi his to attempt first in paper

s indet of preparation in examileaves

or a te prepare the ex-

with rates are given in paper

MIRICALS INCOMETAL

19

habier

# CHAPTER 19 NUMERICALS INCOME TAX ICAP PAST PAPER QUESTIONS

Unit Chief Executive of a multinational private company. Details of his emoluments are as follows:

W. A	larv	Rs.
	Basic salary	4,004,520
	, 18 <sup>th</sup>	1,980,642
10)	Bonus allowance Utility allowance	400,452
0	Utility ancashment Leave encashment	538,083
		90,000
<b>(</b> 5)	Other allowance House rent allowance House rent allowance The shove he has received Director's Fee amounting to Rs.52.000	1,802,040
2	shove he has received a received to another to K\$.52.000	

Apart from the above has sold shares that were acquired through exercise of a 'Stock Option' (being the shares of a UK puring the years ago. The gain on sale amounts to Rs.4,206,000. During the years ago. The gain on sale amounts to Rs.4,206,000.

company) two years up the state of the state of the state of two years a property which has been let out on rent. The details of rent received and expenses incurred are as follows:

Rent Rs. 10,000 per month. The property was let out on rent for the whole year.

He has paid property tax amounting to Rs.11,500.

During the year he has paid Rs.6,000 for repairs and maintenance. (b)

During the year the tax withheld at source from salary income is Rs.3,600,000

During the you required to compute the taxable income and tax liability for the tax year. (17)(Q.15 September 2004)

Rs.

Mr "B" is the Chief Executive of a Multinational Company. Details of his emoluments are as follows:

	ni- Calary		8,800,000
(0)	Basic Salary		5,000,000
(b)	Bonus		880,000
(c)	Utility allowance	•	200,000
1.0	B. I sties allowance		

Apart from the above he is provided with the following perquisites / benefits:

A free unfurnished accommodation by the employer with land area of 2100 sq. yds.

Motor vehicle for both private and official use, cost of acquisition of which was Rs.2,000,000. (i.,

Children education fees for the year Rs.105,000 (iii)

House servant salaries for the year Rs.230,000 According to the terms of employment the tax liability of Mr. "B" amounting to Rs. 2,976,000. Tax liability on

other remuneration is borne by himself.

Mr "B" also owns a property which was let out on rent for a part of the year details of income and expenses incurred are as follows:

(1) Rent Rs.50,000 per month. (b)

The property was let out on rent from December 2011 to June, 2012.

Property tax paid Rs.35,000.

During the year the following information was also provided:

4,541,250 2,976,000 Tax deducted from salary income (22)

Required: You are required to compute the taxable income and tax liability for the tax year 2012. (Q.15 March 2005) Question-3

Mr Imran is a cit, zen of Pakistan During the first nine months of the tax year he worked to the product of the first nine months of the tax year he worked to the product of the product of the first nine months of the tax year he worked to the product of the produ Question-3

Mr Imran is a cit,zen of Pakistan During the first nine months of the was transferred and corp and the Head in Head in Pakistan based subsidiary of a multinational group. Mr Imran's family stayed in Duban throughout the Corp of the Group. Mr. Imran is a cit.zen of Pakistan During

Mr. Imran is a cit.zen of Pakistan During

Pakistan based subsidiary of a multinational group. After that he was complete the Durban through the late of the UAE based subsidiary of the Group. Mr. Imran's family stayed in Durban through the late of the UAE based subsidiary of the Sear is given below. income earned by him during the year is given below

From the LAE company

Mr. Imran earned US\$ 30,000 during the three-month's employment in the UNI No tax is decired to the latest and the late

earned and paid in the UAE. the UAF Company incurred one time misce amedian cost of Rs. O. Cost to make the Company incurred one time misce amedian cost of Rs. O. Cost to make the Company incurred one time misce amedian cost of Rs. O. Cost to make the Company incurred one time misce amedian cost of Rs. O. Cost to make the Company incurred one time misce amedian cost of Rs. O. Cost to make the Company incurred one time misce amedian cost of Rs. O. Cost to make the Cost of Rs. O. household items of Mr. Imran from Pakistan to Dubai

# From Pakistan subsidiary

- a) Basic salary Rs 500,000 pm

  (no free medical or hospitalization factify is given to Mr. Instance Rs 45,000 pm (no free medical or hospitalization factify is given to Mr. Instance Rs 45,000 pm.)
- terms of employment)

  c) The company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on which the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on the company has provided Mr. Imran a TV and VCR costing Rs.40,000 on the costing Rs.40,000 on the cost Rs.40,000 on the cos
- depreciation a 20% in its books of accounts.

  d) Company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran amounting to Rs 5 m and the company has provided interest free loan to Mr. Imran
- e) His family's noising cost in Dubai, borne by the company amounts to R. 1 10 11p.
- this family a mousing cost in Dubai, norme by the company and the limitary and traveiling and related cost borne by the Pakistan subsidiary to meet his family in the limitary to meet his fami
- g) During the emp oyment with the Pakistan subsidiary, Mr. Imran had exercised option the parent company a 1 \$ \$ 8 per share. At the time when the received by 1 m at a price of US\$3 per opt on (Rx1" a"c").

Required: Compute the taxable income of Mr. Imrai, for the fax (car.)

Ms. Fatina Hassan was working as a Marketing Head with Consumer to the consumer to the consumer of the consume (Q.2 September 2005)

- Ry 40 (and per month.

In addition to the above cash emoluments, she was provided with a Hinduit vicinity of the content care Lathe Company was Real food and with a Hinduit vicinity of the content of the conte The cost of car to the Company was Rs 1,000 000 As per company, specific at the WDV of Rs 100 000 whereas the Essa Management of the Cost of the WDV of Rs 100 000 whereas the Essa Management of the Cost of the 2012 at the WDV of Rs 100 000 whereas the FMV of the same at the true, I was Rs. 300,000

in May 2012 Ms. Fatima Hassan was approached by Pratma [13, "les (Pvt.) Ltd (PIL). They offered her employment at a higher satary and some extra benefits diving will a tive time powerful. They otherward and some extra benefits diving will a tive time powerful. She topod Inducement to accept their offer Fatima accepted PIL; offer by recent fix from July 1, 20,2. The amount of Rs. 200 (pp) was how a first fix from the PL we f. June 1, 2012. She joined PIL from July 1, 2012. The amount of Rs. 200 (100) Was, flowever paid to term and 20 2012.

- During the year Ms. Fatima Hassan has also underdager the to the state actions. Shares in Queens Pakistan (PM) I to were sold for its a living and the sold for its and the s

- A residential piot inherited in the year 2001 was so J for Ks. Programme as Rs. 200,000 A painting parchased at a cost of Rs. O. Mo was sold for R = 5 , x An amount of Rs 50 000 was donated to an approved charitable fast the fiequired. In the light of above information compute the layable successive in the light of metaded in the layable successive successive in the layable in the layable successive successive in the layable successive succe

(Q.1 March 2000)

overtion-5
Operation-5
Mr Dollar has been working as a senior engineer in a local company. The detail of his monthly emoluments is as Basic salary sted.cal altowance the aflowance A car for his personal and official use, having cost of Ro. 700. Rs. A car for his personal and official use, having cost of Rs 700,000 to the employer 100,000 Rent free accommodation monthly rent of Rs 700,000 to the employer accommodation. 15,000 10,000 Required: Compute the tax to be deducted each month, from his salary for tax year Ovestion-6

Of Ayub, after retirement from a multinational company as a senior executive, was rehired on contract for a period of three years. However, due to certain reasons, the contract was prematurely terminated six months earlier i.e. on The details of emoluments received by him during TY 2012 are given below: Basic salary (per month) Fast market Rent of furnished accommodation (per month) Rs. littles allowance (per month) 70.500 Medical benefits reimbursed during the year 60,000 House rent was paid by the company directly to the landlord. Medical benefits were reimbursed against bills On his retirement as a permanent employee, he had been paid gratuity from the approved fund. According to the es of the fund, he was also entitled to a special gratuity in lieu of his services rendered under the contract. Accordingly, an amount of Rs 120,000 was also paid out of the fund, on termination of the contract. s les of premature termination, the following additional benefits were allowed to Mr. Ayub: A compensation for early termination of Rs. 150,000 was paid. Mr. Ayub had obtained an interest free loan of Rs.200,000 on July 1, 2011 which was payable in lump sum on March 31, 2012. 25% of the outstanding balance was waived and remaining amount of loan was deducted from his final settlement. He was allowed to retain a 1600cc car which was in his use at accounting book value of the car was Rs 650,000. The FMV of the car at the time of settlement was Rs.700,000. Required: Compute the taxable income for TY 2012. (Q.1 September 2007) All Raza is working as a senior Executive in DD Pakistan Ltd. The detail of his income / receipts during the year is as follows: He received basic salary of Rs.65,000 per month. He was provided with furnished accommodation for which DD Pakistan Ltd paid a rent of Rs.25,000 per month. A company owned car was provided to him which was used partly for official and partly for private (14) purpose The car was purchased at a cost of Rs.500,000 but had a fair market value of Rs.520,000. Medical allowance of Rs.150,000 was paid to him during the year. The actual medical expenses incurred by He earned an income of Rs.45,000 on the sale of jewelery but incurred a loss of Rs 28,000 on sale of an (1) An apartment owned by him was rented on July 1, 2007 at a monthly rent of Rs.30,000. He received a non-adjustable security adjustable security deposit of Rs.100,000 which was partly used to repay the non-adjustable security deposit received from the previous tenant in July 2005, amounting to Rs 70,000 He incurred the following expenses on the apartment: 8,000 15,000 Share of rent to House Building Finance Corporation

Required. Compute his taxable income, total tax payable and tax payable with the return

(Q.1 September 2008)

Question 8

No Manto worked as an employee in Berlin Hotel, Germany for a period of five years. During the said period he worked as an employee in Berlin Hotel, Germany for a period of five years. During the said period he worked as an employee in Berlin Hotel, Germany for a period of five years. During the said period he Question 8

At Manto worked as an employee in Berlin Hotel, Germany for a period he had not visit l'akistan for a single day. He returned to Pakistan on July 1, 2008 and immediately joined as a General did not visit l'akistan for a single day. He returned to Pakistan on July 1, 2008 and immediately joined as a General did not visit l'akistan for a single day. He returned to Pakistan on July 1, 2008 and immediately joined as a General did not visit l'akistan for a single day. He returned to Pakistan on July 1, 2008 and immediately joined as a General did not visit l'akistan for a single day. He returned to Pakistan on July 1, 2008 and immediately joined as a General did not visit l'akistan for a single day.

Assume that the details of his income for the tax year 2009 are as follows:

100,000 30 000

Basic salary (per month)

House tent allowance (per month) 110

Medical allowance (per month)

Resides medical allowance, he is also entitled to free medical treatment at approved hospital. 10,000 (111) Resides medical allowance, he is also entitled to free medical which was used partly for official and partly for beautiful and partly for provided a company maintained 1600cc car which was used partly for official and partly for the bas been provided a company maintained the car from a bank. The gross lease rentals payable over the (11) (11)

He has been provided a company maintained Toolee bank. The gross lease rentals payable over the personal purposes. The hotel has leased the car from a bank. The gross lease rentals payable over the personal purposes. The hotel has leased the car from a bank. The gross lease rentals payable over the personal purposes. personal purposes. The hotel has leased the car invariant of the car at the time of lease was Rs 2,000,000 of lease amount to Rs 2,700,000. The fair market value of the car at the time of lease was Rs 2,000,000. The total lease rentals paid by the hotel during the year amounted to Rs.800,000.

The total lease rentals paid by the hotel during the year and the usual charges are Rs.400 per person. He is contitled to lunch at the hotel's restaurants where the usual charges are Rs.400 per person. He is

He is entitled to lunch at the hotel's resultants that the selection his salary. Assume that there are 300 entitled to concessional rate of Rs. 40 per day which is deducted from his salary. ((1) working days in the year. He went for a training course to Islamabad where boarding and lodging cost amounting to Rs. 150,000 was (VII)

borne by the hotel. He incurred a further expense of Rs. 125,000 which was reimbursed by the hotel.

Provident fund was deducted @ 10% of his basic salary. An equal amount was contributed by the hotel (vm) Interest credited to his provident fund account amounted to Rs.48,000. As per terms of employment agreed with Mr. Manto, tax payable on salary will be borne by the hotel.

(IX) (x) During the year, he earned income from other source of Rs. 100,000.

On July 15, 2008, he received a lump sum amount of Rs.4,000,000 through a normal banking channel as (11) final settlement from Berlin Hotel,

On August 1, 2008, he inherited 25,000 shares of a private limited company. The estimated fair market (117) value of the share, on the date of inheritance, was Rs. 42 per share. He sold all the shares on February 28, 2009 at Rs 62 per share,

He pand Zakat amounting Rs 200,000 to an approved organization, through cross cheque. (MIA) Required: (a)

Compute Mr Manto's taxable income and tax payable for the tax year 2009. **(b)** 

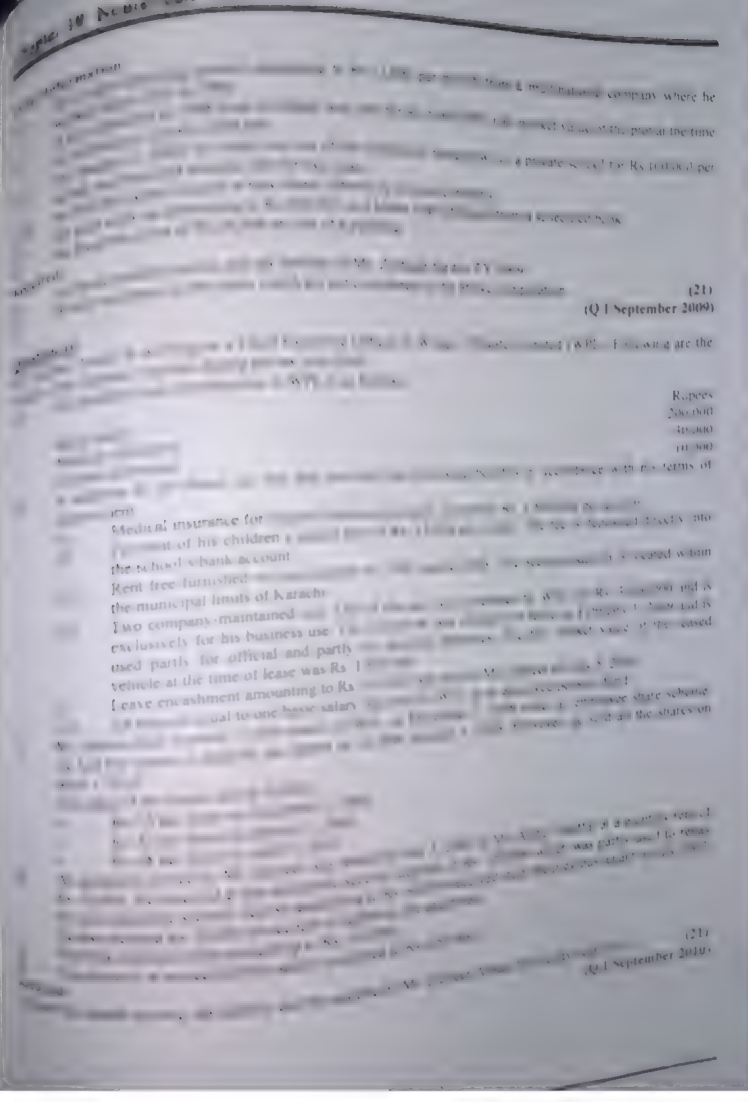
Briefly explain the treatment of items which are not considered in the above computation. Question-9

(18)(Q.1 March 2009)

Mr Zuitigar, a senior executive of Mirza Petroleum Ltd (MPL), retired on March 31, 2009 after completion of 19 years of dedicated service. The details of Mr. Zulfiqar's income for TY 2009 are given below: (1)

Basic salary Medical allowance Lulities allowance Rs. Cost of living allowance 280,000 Lotal monthly salary 45,000 Market value of rent free accommodation provided 45,000 As per terms of employment, tax liability of Mr. Zulfiqar to the extent of Rs.200,000 is to be borne by (11) 25 000 395,000 (iii)

On his retirement, he received gratuity of Rs.2,660,000 from an unrecognized gratuity fund maintained by He is receiving pension amounting to Rs.50,000 per month from the date of his retirement. (IV)



estion-11

store was one west with Merick Line to table is an event organizer. On June 30, 70X1 he recipined from the store was one west with Merick Line to table in June 01, 20X1 he joined another company. Rock from the control of the store of the sto The state of the s correct on the tax of the correct of the standard of the standard of the tax be the compact Residence of the served notice period by Mr.

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Note: Company to the Notice of the state of Resistance of the state of

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the course of the property of stiller altowance of Rs. 21,000 per month emercial provides the contraction of the A server of personal real expenses up to 15 % of the annual basic salary and k and a conserved to personal responses up to daughter were made after procuring the second of the nations tax number of the hospital. These bills were also attested and

For the 150 the monte of his employment, a pick and drop facility was provided to Mr. Mateen For the 1.2 to month of his employment, a piex and at RSI provided a company maintained at a month of cit of Rs. 25 000. On September 01, 20X1 RSI provided a company maintained at a major of certain Rs. 300. On September 5%. The cost of the car was Rs. 1,500,000 Month violar of Re 6 out was paid to Mr. Mateen's house keeper. Mr. Mateen however,

- 1 re-inhursed 20% of the house keeper's salary to RSI

A special answance of Rs. 50 000 was paid to meet expenses necessarily to be incurred in the

performance of his official duties. Actual expenditure was Rs. 40,000.

On January 01, 2032, he was provided an interest free loan of Rs. 1,500,000. The prescribed 15 / becommark rate is 18% open annum

A commission of Rs. 500,000 was paid for introducing new clients to the company. Withholding (5.01)

tax was deducted by RSI at the rate of 10% from such payments.

The tax deducted at source from his salars by RSL for the tax year 20X2 amounted to Rs 550,000 Apart from his employment with RSL. Mr. Mateen also organized events for private clients. He received a 4 total of Rs. 1 (a) tittle from such clients. However, he incurred an overall loss of Rs. 350,000 on organizing

On May 31, 26X2 he received Rs, 180,000 from Mr. Ah as consideration for vacating his bungalow

He as received a share of profit from a business in Malaysia equivalent to Pak. Rs. 535,000. He paid R st. ju n taxes in Malaysia on such income.

Mr. Mateer acquired 10 000 shares of a listed company from the Privatization Commission of Pakistan at a prace of Rs. 00 per share on May 3, 20X1. He was allowed a tax credit of Rs. 100,000 in tax year 20X1. against the investment. On May 20, 20X2 he sold all the shares for Rs. 1,000,000.

ist paid Zakat of Rs. 250,000 to an approved organization, through cross cheque. 1

Required:

Compate the taxable meome, tax liability and tax payable / refundable, if any, by Mr. Mateen for the tax vear 20002

(20)

(O.1 March 2011)

No let of need a Pakistani national, was employed as the chief financial officer in Zulfigar Gas Company (ZGC). since 497. For low to information perfaits to his income for the tax year 2022:

Income from /GC

that are wer employed with ZCiC up to 31 December 2021 During this period he received the

Barrier of Rs. 490, 600 per month, medical allowance of Rs. 75,000 per month and utility allowance

A cont pany-mainta ned car for official and private use. The car was purchased two years ago at a cost of Rs < notice According to the company's policy, ZGC deducted Rs 10,000 per month from his salary,

On 31 July 2021. Knursneed had undergone a major surgery and incurred an expenditure of Rs. 1,500,000. 760 reinibutsed the entire amount as a special case as it was not covered under the terms of employment.

poor health, Khursheed opted for early retirement on 31 December 2021 under the company's ntary retirement series and another the voluntary retirement scheme res. 7,500,000 from an unapproved gratuity fund maintained by 200 Rs. 9,100,000 from an unapproved gratuity fund maintained by ZGC

Rs. 9,100,000 from an enaption of gracuity lund maintained by ZGC

Transfer of company's car for Rs. 2,600,000. The amount was deducted from his final settlement. The fair market value for the tax year 2021 was Rs. 2,800,000 The tax deducted at source for the tax year 2022 amounted to Rs. 3,750,000. other Information

on 1 January 2022, Khursheed commenced business of marketing of horticultural plants and related On 1 January 2022, tendenced commenced business of marketing of horticultural plants and related items. However, due to intense competition, he had to wind-up this venture on 31 May 2022 During this

period, he had incurred a period, he had incurred as the purchased 5,000 shares for Rs. 500,000 from initial public offering of a new listed company on 1 June He purchased 5,000 memory and public offering of a new listed company on 1 June 2021. He claimed a tax credit of Rs. 60,000 on such investment, against the tax payable for the tax year

He incurred a loss of Rs. 500,000 on the sale of his shareholdings in a private limited company.

On 1 March 2022, he purchased an apartment for Rs. 5,000,000. On 1 April 2022, he rented out the flat to Mr. Abdul Sattar at a monthly rent of Rs. 25,000 and received advance rent for eight months His average tax rate for the preceding three years is 5%;

He paid zakat under Zakat & Ushr Ordinance amounting to Rs. 127,500.

Required:

Compute the amount of taxable income, tax liability and tax payable / (refundable), if any, for the tax year (8) 61

Briefly comment on the items which are not considered by you in the above computation

(Q.1 September 2011) Ouestion-13

Dr Sona is a leading Eye Specialist. He manages a private clinic. A summary of his receipts and payments for the latest tax year is as follows:

Receipts	Note	Rs.	Payments	Note	Rs.
Consultation fees		4,400,000	Rent of clinic		300,000
Income from surgery		3,950,000	Household expenses		1,960,000
			Purchase of motor car		640,000
Property income	(i)	1,062,000	Surgical equipment		500,000
ither income	(ii)	75,000	Salary to assistant		180,000
			Clinic running expenses		240,000
			Car expenses	(iii)	200,000
			Donation	(1V)	300,000

Notes to the receipts and payments are presented below:

Dr Sona owns a commercial building which he has rented out. Details of net receipts is as follows:

solia owns a commercial outloing which he has tolked	Rs.
	870,000
Rent for the year	
Non-adjustable security deposit:	700,000
received from a new tenant	(500,000)
paid to old tenant (received three years ago)	(8,000)
Property tax on building	1,062,000
Net recents	-Id Health Day.

Net receipts The amount was received for writing an article in an international magazine on World Health Day 1(1)

60% of the motor car expenses were incurred in connection with his personal use Donation. 11)

Donation was given to a Government medical college for upgrading its library.

Depression was given to a Government medical college for upgrading its library. W (4)

Depreciation on motor car and surgical equipment, under the 3<sup>rd</sup> Schedule of the Income Tax Ordinance, 2001 is Rs. 96 000 Required: Compute the taxable income, tax liability and tax payable by Dr Sona for the latest tax year Provide (Q.1 March 2012)

to name Beend & Co. Sat to also	Director 1
sem under the flame as follows	Cegal Apr
Question-14  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 5 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 6 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 6 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 7 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 7 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 8 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 8 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 8 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 8 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso  Beena 8 kandar is a law or and owns a law firm under the name Beena & Co. Sat to diso diso diso diso diso diso diso dis	ear Affairs at
Barry Sainday is a launce and the moome for the tan.	ैं वेर
Question-18  Beena 5 kandar is a law or and owns a law firm under the name Beena S follows  Beena 5 kandar is a law or and owns a law firm under the name Beena Statement	

INCOME FROM BEENA & CO. Income Statement	Note
	$\begin{array}{c} Rup_{ees} \\ 8.500 \end{array}$
Revenue	(ii)
Less Expenses	(iii) 2.000 cs
Gitts and donations	(IV) POLICE.
Lease charges	101 000
Professiona, fee	(vi) 400,000 350,000
Property expenses Trave expenses	(vii)   Don
Other expenses	′ 1 U.00n
Income tax (Previous year)	<u> </u>
	(5,000,000) 3,500,000
Not mentile	

(A)

Notes to the Income Statement

- the Income Statement
  Revenue includes Rs 750,000 recovered from Rafia in respect of bad debts that had been written Revenue includes Rs 50,000 recovered for the tax year 2010. The amount was receivable against off while calculating the taxable income for the tax year 2010. professional services rendered to Ratia.
- professional services rendered to Ratia.

  Salary expenses include amounts of Rs 50,000 and Rs. 75,000 per month paid to Beena and her (1) brother respectively. Her brother looks after administration and financial matters of the firm.
- Gifts and donations include gifts to clients, gift to her son and donation to approved non-profit tuit organization amounting to Rs 100,000, Rs. 50,000 and Rs. 250,000 respectively.
- A vehicle was obtained solely for official purposes on lease, from a bank. The lease commenced (15.1 on 1 March 2012 Lease charges include Rs 500,000 paid as security deposit to the bank.
- The professional fee includes an amount of Rs 150,000 paid to a legal firm for defending a law 661 suit filed against Beena, in a family court.
- Beena lives in an apartment situated above her office, and two-fifths of the total property expenses 1511 relates to this apartment
- Other expenses include an amount of Rs. 260,000 paid for Beena's Golf Club membership which (811) she exclusively used to promote her business interests. The payment to the club was made in cash

# DIRECTOR'S REMUNERATION FROM AYESHA FOOD LIMITED (AFL) (B)

- Beena received monthly remuneration of Rs. 100,000 from AFL. (1)
- During the year, she also received two bonus payments of Rs. 100,000 each. One of the bonus (11) pertains to tax year 2011. It was announced last year but disbursed to her in the current year.
- Beena has also been provided a vehicle, by AFL, for her personal as well as business use. The car (111) was acquired by AFL in May 2007 at a cost of Rs. 2,000,000. The fair market value of the car as at 30 June 2012 was Rs 1,500,000. (15)
- She received a fee of Rs 150,000 from AFL for attending the meetings of the Board of Directors
- Details of tax deducted by AFL are as follows. (V)

From salaries	Rupees
From fee received for attending the meetings of ROD	390.000
anending the meetings of ROD	9,000

# Required:

Compute the taxable income tax liability and tax payable by Beena Sikandar for the tax year 2012 Provide appropriate (17) comments on the items appearing in the notes which are not considered by you in your computations (Q.1 September 2012)

our stion 15 (AOP) with the objective of providing and agreed to share profits and losses in the ratio of their cand agreed to share profits and losses in the ratio of their cand agreed to share profits and losses in the ratio of their cand agreed to share profits and losses in the ratio of their cand agreed to share providing outstion 12/2010. Kashmaia and between the day Association of Persons (AOP) with the objective of providing technology support services. They contributed Rs. 1.2 million and Rs. 0.8 million respectively in their accounts and agreed to share profits and losses in the ratio of their capitals. technology support the state of Persons (AO) in technology and agreed to share profits and losses in the ratio of their capitals are labeled as June 2011, business loss and unabsorbed deprecipilities and the respective of their capitals are the real earlies assessed and carried forward. for the year ended 30 June 2012, the review the year ended 30 June 2012, the of the pear ended 30 June 2011, business loss and unabsorbed depreciation of Rs. 0.8 million respectively in their capitals were assessed and carried forward.

The pear ended 30 June 2012, the AOP incurred a net loss of Rs. 0.4 million and Rs. 0.3 million and Rs. 0.3 million and Rs. 0.3 million and Rs. 0.3 million and Rs. 0.4 million and Rs. 0.3 million

for the year ended 30 June 2012, the AOP incurred a net loss of Rs. 0.4 million and Rs. 0.3 million the year ended and the following.

The year ended 30 June 2012, the AOP incurred a net loss of Rs. 0.8 million. The cost for the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was to the year was a significant to Rs. 0.5 million and Rs. 0.3 million were not to the year was to the year wa Dering the yadjustment of the following, after adjustmenting to Rs. D. C. Salaries amounting to Rs. D. Salaries amounting to Rs. D. C. Salaries amounting to R the year was amounting to Rs. 0.5 million and Rs. 0.3 million were paid to Kashmala and Shumaila respectively Accounting depreciation of Rs. 0.25 million in respect of the office assets.

Required:
Required:
the taxable income, net tax payable and unabsorbed losses (including unabsorbed depreciation), if any, to calculate the taxable income, net tax payable and unabsorbed losses (including unabsorbed depreciation), if any, to Calculate the taxed by the AOP for the year ended 30 June 2012.

(Q.5 (b) September 2012)

Question-16 Ouestion-16
Ouesti details of his income/receipts during the latest tax year: defails of the cash remuneration from ATL:

Basic salary	Rs. 300,000
Utility allowance	15% of basic salary
Medical allowance	12% of basic salary

by In addition to above, he was also provided with the following benefits in accordance with his terms of employment:

Rent-free furnished accommodation in a bungalow situated on a 500 square yard plot of land. Rent for

a comparable accommodation facility in the vicinity is Rs. 130,000 per month.

An 1800cc company-maintained car. The car was purchased two years ago at a cost of Rs. 1,600,000 (i)

and is used both for official and personal purposes.

(c) A house owned by Mr. Creative had been leased-out by him at a monthly rent of Rs. 50,000. The lease expired on 31 December. Mr. Creative refused to renew the lease in spite of the tenant's offer to renew the lease after increasing the rent by 10%. He returned the non-adjustable deposit of Rs. 300,000 to the tenant, which was received two years ago.

The house was immediately leased to his cousin without any security deposit on a monthly rent of Rs. 48,000

(d) Five years ago, Mr. Creative had purchased 20,000 shares of Rs. 10 each, of an unlisted public company at the rate of Rs. 140 per share. After one year of acquisition, he received 8,000 bonus shares from the company having fair market value of Rs. 142 per share. During the latest tax year, he sold 75% of the bonus shares at a price of Rs. 145 per share.

following investments were made: or During the late

36	latest tax year, following in testinos	Rupees
1		600,000
İ	Approved voluntary pension fund	1,100,000
- 3	On an and anythred fund	er unit These

Ouring the latest tax year, he redeemed 4,000 units of an open-end mutual fund at Rs units were purchased three years back at Rs. 50 per unit and Mr. Creative had claimed a tax credit of Rs. 40,000 on the on this investment

18. Zakat of Rs 50,000 were paid under Zakat and Ushr Ordinance.

h) lax deducted at source from his salary was Rs. 737,000.

Compute the taxable income, tax liability and tax payable for the latest tax year

(20)(Q.1 March 2013)

Ouestion-17

Vis Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned company from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Aslam was employed with Sahal I imited (SL) as a Marketing Manager. On 30 June 2021 she resigned from the Manager. On 30 June 2021 she resigned from the Manager. On 30 June 2021 she resigned from the Manager. On 30 June 2021 she resigned from the Manager. On 30 June 2021 she resigned from the Manager. On 30 June 2021 she re Question-17

View Aslam was employed with Sahal I imited (SL) as a Marketing Manager. Limited (HPL), a quoted company from Mrs. Aslam was employed with Sahal I imited (SL) as a Marketing Manager.

View Aslam was employed with Sahal I imited (SL) as a Marketing Manager.

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View Aslam was employed with Sahal I imited (SL) as a Marketing Manager.

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View Aslam was employed with Sahal I imited (SL) as a Marketing Manager.

View Aslam was employed with Sahal I imited (SL) as a Marketing Manager. her employment with SL. On 1 July 2021, she joined Hassan transformation in respect of the tax year 2022;

Marketing Director. She has provided you the following information SL in final settlement:

In July 2021, she received following amounts from SL in final settlement:

- Teave encashment amounting to Rs. 93,000.

  Granuts of Rs. 500,000 from an unrecognized gratuity fund maintained by SL. I cave encashment amounting to Rs 95,000. Teave encashment amounting to RS 100,000 from an unrecognized gratuity fund insurance policy. The insurance claim was lodged by Reimbursement of Rs 100,000 against a health insurance policy. The insurance claim was lodged by Reimbursement of Rs 100,000 against a health insurance policy. The insurance claim was lodged by income tax related to her salary and health insurance policy.
- SI on behalf of Mrs. Aslam in January 2021. • Reimbursement of Rs 100.000 dg.

  SI on behalf of Mrs. Aslam in January 2021.

  SI on behalf of Mrs. Aslam in January 2021.

  In accordance with the terms of her employment, income tax related to her salary and benefits is to be

- borne by HPI. Her emoluments benefits during the tax year were as follows: (H)
  - Basic salary of Rs. 200,000 per month,
  - Medical allowance of Rs 60,000 per month.
  - Rent tree accommodation with annual letting value of Rs. 480,000.
  - Provident fund @10% of basic salary. An equal amount was contributed by HPL.
- Provident fund à 10% of basic salary. An equal amount 5,000 shares in HPL on 1 January 2022. Under an employee share scheme, Mrs. Aslam was awarded 5,000 shares in HPL on 1 January 2022. Under Under an employee share scheme, Mrs. Aslam was awarded 5,000 shares in HPL on 1 January 2022. Under Under an employee share scheme, Mrs. Aslam was awarded of the scheme she was not allowed to sell the shares up to 31 March 2022. She sold all the shares in HPL on (111) 1 May 2022 Fair value of the shares on the above dates was as follows:
  - Rs 20 per share on 1 January 2022
  - Rs 28 per share on 31 March 2022
  - Rs 32 per share on 1 May 2022
- Rs 32 per share on 1 May 2022 On 31 December 2021, she received a loan of Rs. 400,000 from HPL. The loan carries a mark-up of 4% per (11.3) OAR
- She won the best executive employee award of HPL and received a laptop having a fair market value of (341
- An amount of Rs 355,000 was received from her spouse as support payment, under an agreement to live (1)
- She paid Rs 105,000 as zakat under the Zakat and Ushr Ordinance, 1980. Donation of Rs. 70,000 was paid to an institute listed in 13th schedule. (1117)

Required:

Compute the taxable income, tax liability and tax payable for the tax year 2022.

(21)(Q.1 September 2013)

thapter.	
that the business of trading of electric motors. His accountant of the tax year 20X4:	
ourstion-18 in the business of trading of electric motors. His accountance of the tax year 20X4:  Ourstion-18 is engaged in the business of trading of electric motors. His accountance of the tax year 20X4:  Ourstion-18 in the business of trading of electric motors. His accountance of the tax year 20X4:	nt has prepared at
hinar is for the	nt has prepared the following tax
	Rs
of the sales are for the year)	45 000
Jamburation to pulphuration to pulphuration for the year)  Jamburation to pulphuration for the year)  Jamburation to pulphuration for the year)  Jamburation to pulphuration for the year  Jamburation to pulphuration for the year  Jamburation to pulphuration to pulphuration for the year  Jamburation to pulphuration to	_ (33.066)
Me relief the local title year	12,600
Tax ock.	(9 (40)
prought forward business (4,000)	3 (16)6
Brought forward business loss from tax year 20X3  Brought forward business loss from tax year 20X3  Less business loss was Rs. 4,000)  Less business loss was Rs. 4,000)	(3.006)
	*
Computation of tax  computation of tax	
Computation  Computation  Computation  Computation  Computation  Computation  Computation  Description	nses:
Description	

Description Description	
a prelude travel and hotel expenses of Oamar's with the	Rs.
Travelling expenses include travel and hotel expenses of Qamar's visit to Malaysia for attending a	100
INT	150
Fair city charge distributor for delayed supplies	200
wes paid to	300
The Lotte Land Compar's brother Advance tay has been deduced to	720
Saury paid to Bari who is Qamar's brother. Advance tax has been deducted from the salary  Saury paid to the Ministry of Environment for infringement of environmental and safety laws  Inc paid to the Ministry of Environment for mere ious tax year	206
Inc paid to the Ministry of Environment for instrugement of environmental and safety laws  Incharged depreciation brought forward from previous tax year  Incharged by his accountant and has requested as the res	500
Inibsorbed depicted to the text return prepared by his accountant and has requested a out to real may the	return

Jamar is not satisfied with the tax return prepared by his accountant and has requested you to review the return Required:

Compute the revised taxable income of Qamar and tax payable by or refundable to him for the tax year 20X4 (11) El

Briefly comment on treatment of the above items of expenses in your tax computation.

(Q.1 March 2014)

# Question-19

Sultan is working as electronic engineer with Ansari Electrical Company Limited (AECL) He has provided you with the following information for the tax year ended 30 June 2021

His monthly cash remuneration in AECL is as follows:

his monthly cash remains and	Rupees
	480,000
Basic salary	48,000
Medical allowance	55 000
Utilities allowance	25,600
Market value of tent free accommodation the temple ment	

He was also provided the following benefits in accordance with the terms of his employment

Hospitalization cost is covered by an insurance policy upto the amount of Rs. 15 million. The (1)

insurance premium relating to this benefit amounted to Rs. 55,000. He is allowed to use his personal car for office use. Reimbursement of car running and maintenance expenses amounted to Rs. 550,000 15% of these expenses pertain to personal use (iii)

Rs 200,000 were received from a private limited company for attending board meetings. A lump sum amount of Rs. 1.2 million was received as the author of a literary work. Sultan took three years to complete this in

Sultan is also a part time singer and owns a studio. He sold the premises in which the studio was situated for Rs. 10 mg/li for Rs. 10 million and shifted his musical instruments to new premises which he purchased for Rs. 74.82 million. He road and shifted his musical instruments to new premises which he purchased for Rs. 74.82 million and shifted his musical instruments to new premises which he purchased the previous premises was a solution and shifted his musical instruments to new premises which he had a tax written down value of premises was premises was purchased several years ago for Rs 14 million and had a tax written down value of Rs 600,000 at the Rs 600,000 at the time of disposal.

Chapter 19: Numericals Income Tax The net income from the studio for tax year 2021 was Rs. 990,000 The expenses include salaries of two The net income from the studio for tax year 2021 was Rs. 990,000 The oxpenses include salaries of two workers at Rs. 25,000 and Rs. 36,000 per month and utility bills amounting to Rs. 110,000. All expenses workers at Rs. 25,000 and Rs. 36,000 per month and utility bills amounting to Rs. 110,000. All expenses

workers at Rs 25,000 and Rs 36,000 pcr workers at Rs 25,000 pcr (D) of the car was Rs 850,000.

He gifted 40 fans having a fair market value of Rs contribution to an approved pension fund.

He gifted 40 fans having a fair market value of Rs. 100,000 to an approved pension fund.

An amount of Rs. 500,000 was paid by him as contribution to an approved pension fund. (g)

(i) An amount of its subject that the subject to the taxable income and tax thereon for the tax Required:

I nder the provisions of the Income Tax Ordinance, 2001 compute the taxable income and tax thereon for the tax (Q.1 September 2014)

Our July 2020, Tahir commenced business of selling garments. Income statement of the business for the Rs. in 000 year ended 30 June 2021 is as follows 49,330 (i) (39,150)Sales 10,180 Less Cost of sales (ii) (9,140) Gross profit Administrative and selling expenses (iii) (2,500)(iv) Financial charges (1,358)Other charges (12,998) 3,875 Add Other income

Notes to the income statement:

Profit before taxation

On 15 July 2020, used machinery was imported from China valuing Rs.1,500,000. Depreciation @ 15% (13 was charged on machinery for the whole year and is included in cost of sales.

Administrative and selling expenses include:

- Rs 975,000 paid for the purchase of computer software. The software is likely to be used for ten years.
- Cost of preparation of a feasibility study amounting to Rs.250,000 which was issued prior to the commencement of business.
- Saiary of Rs 50,000 per month was paid to Tahir's brother who handles the financial matters of the
- Financial charges include Rs 80,000 pertaining to a vehicle obtained on lease from a leasing company. The (111) cost of vehicle was Rs 1,300,000. Depreciation of Rs.260,000 has been included in administrative and selling expenses. Lease rentals paid during the year amounted to Rs.384,375.

(11) Other charges include:

running and maintenance expenses of vehicle amounting to Rs.295,450 Use of vehicle for personal purposes was approximately 20%.

provision for bad debts amounting to Rs 25,000.

# Other information:

- Tahir was working in UAE for the past five years and had come back to Pakistan in April 2020 He (1) received an amount equivalent to Rs.150,000 from his ex-employer as differential amount on his final
- In December 2020 he sold a plot for Rs.5,500,000 which was inherited from his father in September 2019 Fair market value of the plot at the time of inheritance was Rs.1,500,000. (111)
- (14)

5.000 shares were purchased for Rs 600,000 from initial public offering of a new listed company. Premium of Rs 300,000 was paid on Tahir's life insurance policy

Required: Under the provisions of the Income Tax Ordinance, 2001 compute the taxable income and tax liability of the tax year 2021 Provide comments in respect of Tahir for the tax year 2021 Provide comments in respect of items which do not appear in your computation. (Ignore)

(Q.1 March 2015)

1,057

1 Commercial Manager in Airmen Engineering Limited (AEL), an unless public company, working as a Commercial Manager in Airmen Engineering Limited (AEL), an unless public company, working as a He derived following emoluments during the tax year ended 301.

mental is we years. The many years.	Rupees
TIE NOT PRESS TO THE PRESS TO T	210,700
or the land (per month)  altin (per month)  wonth)	\$7.500
Alair (per month)  Alair (per month)  Alair (per month)	25,000
	11,500
The all colper flowing also provided the following.	

nel al owancerpe.

Mukarram was also provided the following:

Mukarram was also provided the following:

Mukarram was also provided the following: night above. Mukartan de car for both business and personal use. This car was provided to him on a specific and above the fair market value. A used company to a provided to him on a second sec Rs 1,000,000. However, the fair market value of the car on 1 July 20X1. Rs 800 000. On Rs 1.000,000. Rs 800 000 On September 20X4, in accordance with the terms of his employment, AEL transferrer previous car to september of cost. The market value of the car at the time of transferrer September 2005. The market value of the car at the time of transfer was Rs 41% of where as its book Mukarram free of cost. On 1 June 20X5, Mukarram sold this Mukarram free 3,000,000. On 1 June 20X5, Mukarram sold this car to his new at a price of

Rs 350,000.

Rs 350,000.

Re bonus was however, paid to him on 5 July 20X5 Performance roughous per month, one each for Mukarram and his wife in a five star hotel. The two free buffet dinner coupons per month, one each for Mukarram and his wife in a five star hotel. The Two free barrant and his wife in a five star hotel. The coupons were provided in line with AEL's policy for its management employees. The 'specificous AEL's

Rembursement of Rs.20,000 in respect of telephone and internet charges. 20% of the amount was spent by Mukarram in performance of his official duties.

Two air-conditioners and a washing machine for use at home. The combined book v.. de of these appliances was Rs.300,000 The appliances are returnable to AEL after three years' time. AEL charged 10% depreciation on these appliances.

An option to purchase 20,000 shares in AEL on 1 May 20X5 at Rs.25 per share. The break-up value of AFL

on that date was Rs.85 per share.

Other information relevant to tax year 20X5 is as under:

(a) On 1 April 20X5, Mukarram sold a diamond ring to his brother Zohaib for Rs.250,000. The ring was purchased on 1 January 20X3 at a price of Rs. 280,000.

b. Mukarram has 65 acres of agricultural land in Badin and a building in immediate vicinity of the land Mukarram rented out 30 acres of his land along with the building to Dino who is a cultivator. Dino uses the building as a store house. Mukarram received annual rents of Rs.750,000 and Rs.325,000 in respect of the land and building respectively.

Mukarram is also running a small rice husking unit in Badin. He uses entire agricultural produce in the husking unit which is grown on the remaining portion of his land. During the year he brought 5,000 kilograms of raw rice from his land to the unit for husking. He would have earned Rs.2,500 per 40 kilogram of raw rice had he sold it directly to the market. His sales from rice husking unit stood at Rs 860,000 where as other operating expenses were of Rs. 10,000.

On 31 May 20X5 a painting was destroyed by heavy rains. Mukarram had pure at the painting, he had 30 June 20X2 for Rs.100,000. However, due to constant increase in the value of the painting, he had insured in the value of the painting. He had

insured it at a premium of Rs.15,000. He received insurance claim of Rs.275,000 or 15 June 20X5.

Inder the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income (20) Mukarram for tax year 20X5 Note: show all relevant exemptions, exclusions and disallowance. (g.1 September 2015)

Question -22
Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Limited (NPL), a company engaged in the policy of tissue papers. The details of his monthly emoluments during the year ended 30 June 2005. Question -22
Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the Wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat, aged 48 years, is a marketing manager in Nayaab (Pvt.) Elimited (1.1.2), a company engaged in the wajahat (1.1.2),

Basic salary Dearness allowance Conveyance allowance Rupees 70,000 10,000

In addition to the above, Wajahat was also provided the following:

on to the above, Wajahat was also provided the following.

Provident fund (PF) contribution of Rs. 8,400 per month. An equal amount per month was contributed by the Provident fund (PF) contribution of Rs. 8,400 per month. All equal Provident fund (PF) contributed by Wajahat to the fund. Interest income of Rs. 391,000 at the rate of 20% of accumulated balance of provident fund. (ii) Reimbursement of electricity bills during the year amounting to Rs.60.000

Following further information is also available:

g further information is also available:
Wajahat received net dividend of Rs.78,200 from BEE Limited, a company listed on Pakistan Stock Wajahat received net dividend of Rs.78,200 from BEB Emilied, Withholding tax and zakat deducted from dividend amounted to Rs.9,200 and Rs.4,600 Exchange Limited. Withholding tax and zakat deducted from a company in U.A.E through normal because of Rs.4,600 (i) Exchange Limited. Withholding tax and zakat deducted from dividence in U.A.E through normal banking respectively. He also received dividend of Rs.65,000 from a company in U.A.E through normal banking (ii)

channels. However, no tax was withheld either in Pakisian of Control.

Wajahat contributed Rs.890,000 in an approved pension fund under the Voluntary Pension System Rules,

On 1 September 2020, Wajahat started a tuition centre for the students of finance in a posh locality. He (iii)

Monthly salary of Rs.50,000 paid to himself and Rs.35,000 to his friend Yousuf who taught financial Travelling, boarding and lodging expenses of Rs.328,125. These expenses were incurred by Wajahat in

Rs. 250,000 against purchase of computers for the centre.

Other miscellaneous expenses amounting to Rs. 195,000.

Wajahat's total taxable income during the previous tax year was Rs.1,850,000. (iv)

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the total income taxable income and net tax payable by/refundable to Wajahat during the tax year 2021. Note: Show all relevant exemptions, exclusions and disallowances.

(Q.1, March 2016)

ouestion 23
ouestion 23
ouestion as General Manager Finance with HiFi Limited (HFL) for the past two years. The details of his Bader is working the year ended 30 June 2016 are as under:

Basic salary Medical allowance Rupees House rent allowance 250,000 House rein to above, Bader was also provided the following:

Rs. 900,000 for signing a bond with troops and the following: 28.000 120,000

on to above, But on the signing a bond with HFL. According to the bond Bader would not resign from his employment before the expiry of 30 June 2019.

employment company maintained car for both official and private use. The car was purchased on 1 August 2015 at a fair market value of Rs. 1,500,000.

(ii)

On 1 January 2016 HFL sold an item of inventory to Bader for Rs. 12,000. The net realizable value of the On 1 saluration of inventory at the end of 31 December 2015 and 30 June 2016 was Rs. 22,000 and Rs. 24,000 (前) respectively. HFL had acquired it in July 2014 at a cost of Rs. 35,000.

An option was granted to Bader in August 2014 to acquire 2,500 shares in HFL's parent company, Mamoo plc. (MP), listed on Hong Kong stock exchange. However, the option was exercisable after completion of (iv) one year of service with HFL. Bader paid an amount equivalent to PKR 200,000 to acquire the option when the fair market value of the option was PKR 250,000.

On 1 September 2015 he paid an amount equivalent to PKR 300,000 to acquire the shares in MP. The shares were issued to him on 15 September 2015 when the market value of each share was equivalent to

PKR 375.

On 15 June 2016 Bader sold 2,000 shares in MP and received net proceeds equivalent to PKR 875,000 in his bank account in Pakistan. This amount was received after deduction of bank charges of PKR 5,000 and brokerage commission equivalent to PKR 10,000.

On 1 July 2015 Bader received following payments from his previous employer Sultan Hospital Limited Other information relevant to tax year 2016 is as under:

Rs. 600,000 in respect of termination benefits under an agreement.

- Rs. 485,000 against gratuity under an unapproved scheme.
- On 1 November 2015 Bader fell ill and was admitted to Sultan Hospital Limited. The hospital incurred Rs. 65,000 on his treatment but did not charge anything to Bader. (ii)

On 1 December 2015 he paid a premium of Rs. 300,000 on a life insurance policy. (iii)

On 1 January 2016 Bader purchased 35,000 listed shares in Muft Limited (ML) at a price of Rs. 25 per share. On 20 March 2016 he fully subscribed 15% right shares offered by ML to its existing shareholders at (iv)

(v)

Withholding tax deducted from Bader's salary during tax year 2016 amounted to Rs. 1,105,000.

His total His total assessed taxable income and total taxes paid thereon during the three preceding tax years amounted to Rs. 10,500,000 and Rs. 1,260,000 respectively. (vi)

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable income and not the last of the Income Tax Ordinance, 2001 and Rules made thereunder, compute the taxable (15)

income and net tax payable by or refundable to Bader for tax year 2016.

Note: Share Note: Show all relevant exemptions, exclusions and disallowances.

Question-24

Mushtaq is a sole proprietor of Mushtaq Enterprises (ME) engaged in the business of selling different products

Mushtaq is a sole proprietor of Mushtaq Enterprises (ME) engaged in the business of selling different products

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Mushtaq is a sole proprietor (ME) engaged in the business of selling different products

Mushtaq is a sole proprietor (ME) engaged in the business of se Question-24

Mushtaq is a sole proprietor of Mushtaq Enterprises (ME) engaged in the business of the year ended 30 June products ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June products ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June 2021

ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June 2021

ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June 2021

ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June 2021

ME's profit and loss account shows profit before taxation of Rs. 1.8 million for the year ended 30 June 2021

of ME's records has revealed the following information.

ME employs two salesmen. Rs. 46,000 per month were paid to each salesman in cash which includes the following information.

ME employs two salesmen. Rs. 46,000 per month incurred on entertainment of customers at the business premises premises. ME's records has revealed the following members are the business premises premises.

ME employs two salesmen. Rs. 46,000 per month were paid to a research institute in Chipsella and the business premises. ME employs two salesmen. Rs. 40,000 per month incurred on entertainment of customers premises premises. Administrative expenses include Rs. 150,000 which were paid to a research institute in China for the (ii)

(iii)

Administrative expenses include Rs.

purpose of developing a new product.

Accounting loss on the sale of patents was Rs. 65,000. The tax written down value of these patents at the Rs. 430,000 and these were sold for Rs. 524,000. Amortization charged to purpose of developing a new product.

Accounting loss on the sale of patents was Rs. 65,000. The tax written and these patents at the beginning of the year was Rs. 430,000 and these were sold for Rs. 524,000. Amortization charged to the the tax written are these patents at the beginning of the year was Rs. 430,000 and these were sold for Rs. 524,000.

profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on these patents for the current year was Rs. 20,000 profit and loss account on the profit account of the profit account of the profit and loss account on the profit account of the profit account of (iv)

		Ueinty
Claimed	Atif	Details
Claimed bad debts in last tax return	Rus	Aslam
Allowed by tax authorities last year	800,000	Comme
Amount recovered during the year  E has opened a self-ing the year	550,000	1,200,000
E has opened a sales office in Dubai. In this respect, furniture costing Rulue (WDV) of Rs. 650,000 was shifted to Dubai.	700,000	600,000
1 ks. 030,000 was shifted to be	Ce 950 000	40-1000

Amount recovered during the year

ME has opened a sales office in Dubai. In this respect, furniture costing Rs. 850,000 with written down

Compared to Dubai office. The tax WDV of the furniture at the beginning ME has opened a sales office in Dubai. In this respect, furniture costing value (WDV) of Rs. 650,000 was shifted to Dubai office. The tax WDV of the furniture at the beginning of (v) (vi)

the year was Rs. 610,000.

Accounting depreciation for the year is Rs. 580,450. However, no depreciation has been provided on the (vii)

Used machinery imported from Germany

Used machinery imported from Germany

Tax depreciation for the year, prior to the adjustments mentioned in (vi) above, amounted to Advance tax paid u/s 147 was Rs. 200,000.

(viii)

(ix)

The assessed business losses of tax year 2015 brought forward in year 2021 are Rs. 830,000. These include Other transaction of Mushtaq

On 1 June 2021, he sold 6,000 shares for Rs. 432,000 out of 15,000 shares which he received on 1 May 2018, on the death of his father. The fair market value of shares on the date of transfer to Mushtaq was Rs. 25 per share.

Under the provisions of Income Tax Ordinance, 2001 and rules made thereunder, compute taxable income and net (16)

(Q.1, March 2017)

Chapter 19: our stion 25 is working as Director Marketing with Zee Textiles Limited (ZTL) for the last twenty five years.

Tagains of his monthly emoluments during the year ended 30 June 20X7 are as under: Tagl Ahmed is working emoluments during the year ended 30 June 20X7 are as under:

D was	ander.	
Basic salary	Rupees	
Conveyance allowance	440,000	
Conveyance	44,000	
Medical allowance	44,000	
above Tagi Ahmed has provided to	ne following information:	

In addition to the above, Taqi Ahmed has provided the following information:

He and his family members are covered under the health insurance policy in accordance with the terms of He and this the amount of annual premium paid by ZTL was Rs.200,000. m

During the year, daily allowance of Rs.40,000 was received to meet the expenses for working on assignments at ZTL's factories located in Lahore and Multan. (11)

On 31 July 20X7, the HR Committee approved a performance bonus for all employees for the year ended On 31 June 20X7. Taqi received Rs.1,200,000 as performance bonus on 15 August 20X7.

On 31 March 20X7, in recognition of completion of twenty five years of his service with ZTL, the board of (iii) directors approved to waive the outstanding amount of loan taken by Taqi Ahmed. This loan of Rs.2,500,000 was taken on 1 January 20X5 and was repayable in fifty equal monthly instalments (iv) commencing from May 20X5. The prescribed benchmark rate is 10% per annum and employer also

During the year, he received Rs.100,000 for attending board meetings of ZTL. No tax was withheld from (v)

Amount of tax withheld by ZTL from his salary amounted to Rs.2,000,000.

Other information relevant to tax year 20X7 is as under:

Salary is transferred to the bank account on 10th of the following month.

10% annual increase was given to him effective 1st July in each of the last three years. (i)

Taqi has given his house on rent to his cousin at annual rent of Rs.1,500,000. The rent was inclusive of (ii) (iii)

amenities and utilities of Rs.25,000 per month. However, annual rent for a similar house with same

He acquired 15,000 shares of a listed company from Privatization Commission of Pakistan at a price of Rs.60 per share on 15 January 20X6. He claimed tax credit of Rs.90,000 on such investment, against the tax payable for the tax year 20X6. On 15 June 20X7 he sold all the shares at the rate of Rs.85 each. (iv)

(V)

He also received Rs.159,375 as cash dividend declared by AL. The share registrar correctly deducted withholding

Under the provisions of the Income Tax Ordinance, 2001 and Rules made thereunder, compute under correct head of income, the total income and the total income are the total income. income, the total income, the taxable income and net tax payable by or refundable to Taqi Ahmed for the year ended

30 June 20X7

30 June 20X7.